





is pleased by and with the advice of his Privy Council to order, and it is hereby ordered as follows:—

*Introductory.*

1. (1) This Order may be cited as "The Government of India (Federal Court) Order, 1937."

(2) Paragraph three of this Order shall take effect forthwith, but, save as aforesaid, the provisions of this Order shall come into operation on the first day of October, nineteen hundred and thirty-seven.

2. (1) In this Order, except where it is otherwise expressly provided or the context otherwise requires—

"Chief Justice" means the Chief Justice of India, but does not include an acting Chief Justice;

"acting Chief Justice" means a Judge appointed under section two hundred and two of the Act to perform the duties of the Chief Justice of India;

"Judge" means a Judge of the Federal Court and includes the Chief Justice, an acting Chief Justice and an acting Judge;

"justice Judge" includes an acting Chief Justice and an acting justice Judge;

"High Court" means a court which is a High Court for the purposes of the Act;

"Chartered High Court" means a High Court other than a Chief Court or a Judicial Commissioner's Court;

"actual service" includes—

(a) time spent by a Judge on duty as Judge, or in the performance of such other functions as he may at the request of the Governor-General undertake to discharge;

(b) vacations; and

(c) journey time on transfer from a High Court to the Federal Court;

"service for pension" includes—

(a) actual service;

(b) journey time taken on return from leave out of India;

"service as a Judge in India" means such service rendered either in the Federal Court only or in that Court and in one or more of the High Courts, and "Judge in India" and "service for pension as a Judge in India" shall be construed accordingly;

"term-time" means any part of the year not included in a vacation;

"vacation" means a vacation fixed by or under Rules of Court made with the approval of the Governor-General in his discretion under section two hundred and fourteen of the Act.

(2) The Interpretation Act, 1930, applies for the interpretation of this Order as it applies for the interpretation of an Act of Parliament.

3. The provisions of section two hundred and fifteen of the Act (which relates to auxiliary powers of the Federal Court) shall come into force on the making of this Order.

*Expenses for Equipment and Voyage.*

4. There shall be paid to a Judge who was permanently resident in Europe at the date of his appointment an allowance of five hundred pounds for expenses in respect of equipment and travelling on appointment.

*Salaries.*

5. There shall be paid to a Judge in respect of time spent on actual service salary at that one of the following rates which is appropriate to him, that is to say—

Chief Justice, or acting Chief Justice	Rs. 7,000 per month;
Any other Judge, or an acting Judge	Rs. 5,000 per month;

Provided that, if a Judge at the time of his appointment is in receipt of a pension (other than a disability or wound pension) on account of any previous service under the Crown in India, his salary in respect of service in the Federal Court shall be reduced by the amount of that pension.

#### Leave and Vacation.

6. Leave may be granted to a Judge during term-time in the following circumstances:—

(a) on medical certificate, for a period not exceeding six months, or for two or more periods not exceeding in the aggregate six months during the whole period of his service as Judge;

(b) for a period not exceeding six months, and not more than once during the whole period of his service as a Judge, otherwise than on medical certificate.

7. There shall be payable to a Judge in lieu of salary—

(a) in respect of any period of leave, an allowance at the rate of one thousand one hundred and ten rupees a month if resident in Assam during his leave, and at the rate of one hundred and eleven rupees a month if resident outside Assam;

(b) in respect of plying time on his return from leave out of India, an allowance at the rate of one thousand one hundred and ten rupees a month.

8. Extraordinary leave not exceeding six months in duration may be granted during term-time not more than once during the period of a Judge's service as such in excess of any leave permissible under paragraph six of this Order, but no salary or allowances shall be payable in respect of the period of such leave.

9. (1) If a Judge overruns his leave or any vacation, he shall receive no salary in respect of the period of his absence in excess of the leave granted to him or beyond the end of the vacation, as the case may be:

Provided that, if such absence is due to circumstances beyond his control, the period thereof may be treated as leave entitling him to such allowances as are mentioned in paragraph seven of this Order, but no account shall be taken of that period for the purposes of paragraph six of this Order.

(2) Nothing in this Order shall be construed as requiring a Judge to resign on the expiration of a period of leave when that period expires immediately before the commencement of a vacation, nor as authorising any acting Chief Justice or acting Judge to continue to hold his acting appointment during a vacation.

10. The power to grant, refuse, revoke or curtail leave shall be vested in the Governor-General exercising his individual judgment, after consultation with the Chief Justice.

#### Passages.

11. (1) A Judge who is a member of the Indian Civil Service shall have such rights in respect of passages for himself and his wife and children, if any, as under the rules of that Service he would have had if he had not been appointed a Judge, his services as a Judge in India being treated as service for the purpose of determining those rights.

(2) Any other Judge whose domicile at the date of his first appointment as a Judge in India was elsewhere than in Assam shall have such rights in respect of passages for himself and his wife and children, if any, as under the rules for the time being applicable to persons who become members of the Indian Civil Service on that date, he would have had if he had become a member thereof on that date and if his service as a Judge in India were treated as service therein for the purpose of determining those rights:

Provided that—

(a) if he has retained an allowance for equipment and voyage on appointment as a Judge in India, he shall not be entitled to a passage (whether for himself, or his wife



or children) until the completion of five years, nor to a second passage until the completion of ten years, total service as a Judge in India; and

- (10) If he dies while serving as a Judge, his wife and children shall not be entitled to any concession in respect of passages in addition to the gratuity for which provision is made in this Order.

*Pensions.*

12. (1) Subject to the provisions of this Order, a pension shall be payable in accordance with the provisions thereof to a Judge of the Federal Court on his retirement if, but only if,—

- (a) he has completed not less than seven years' service for pension as a Judge in India; or
- (b) he has completed not less than three years' service for pension as a Judge of the Federal Court and has attained the age of fifty-five years; or
- (c) he has completed not less than three years' service for pension as a Judge of the Federal Court and his retirement is absolutely certified to be necessitated by ill-health; or
- (d) he is a member of the Indian Civil Service who under the rules of that Service is entitled to retire with a pension.

(2) The Secretary of State may for special reasons direct that any period not exceeding three months shall be added to a Judge's service for pension, and any such period so added shall count for pension purposes—

- (a) in the case of a Judge who has served in the Federal Court as Chief Justice only, as service as Chief Justice; and
- (b) in the case of any other Judge of the Federal Court, as service as a *puisne* Judge.

13. Subject to the subsequent provisions of this Order, the pension payable thereunder to a Judge who on his retirement is entitled to a pension shall be calculated—

- (a) in the case of a Chief Justice, other than a Chief Justice who is so entitled only by virtue of being a member of the Indian Civil Service, and in the case of a *puisne* Judge who is not a member of the Indian Civil Service, in accordance with the rules in Part I of the First Schedule to this Order;
- (b) in the case of a Chief Justice who is so entitled only by virtue of being a member of the Indian Civil Service and in the case of a *puisne* Judge who is a member of the Indian Civil Service, in accordance with the rules in Part II of the said Schedule.

14. The pension payable to a Judge to whom paragraph twenty-seven (provision as to retiring Judges) of the Government of India (High Court Judges) Order, 1937, applied before the date of his appointment to the Federal Court shall in no case be less than the pension which would have been payable to him under the rules to which he was subject immediately before that date if his service, if any, as Chief Justice of the Federal Court had been service as Chief Justice of the Calcutta High Court and his service, if any, as a *puisne* Judge of the Federal Court had been service as Chief Justice of one or more of the Chartered High Courts, other than the Calcutta or Nagpur.

The provisions of this paragraph shall apply in relation to a Judge who is a member of a civil service of the Crown in India. Each Judge is entitled to a pension under the foregoing Order he shall elect to receive either that referred to in the next succeeding

(D) If any such Judge is not entitled to a pension under the foregoing provisions of this Order or, being entitled to such a pension, elects not to receive that pension, the pension payable to him shall be—

- (a) the pension for which he would have been eligible under the rules of his civil service if he had not been appointed a Judge in India, his service as a Judge in India being treated as service for the purpose of calculating that pension; and
- (b) if he is not a member of the Indian Civil Service, a special additional pension of five hundred rupees per annum in respect of each completed year of service for pension as a Judge in India, but not in any case exceeding two thousand five hundred rupees per annum.

16. If at the time of his appointment to the Federal Court a Judge is in receipt of a pension in respect of previous service as a Judge of a High Court the pension payable to him under this Order shall be an additional pension for service in the Federal Court equal to the difference between his original pension and the pension to which he would have been entitled under this Order if his service in the Federal Court had been treated as an extension of the previous service for which his original pension was granted.

17. There shall be paid to the legal personal representatives of any Judge who dies while in possession of his office and who was at the time of his first appointment as a Judge in India permanently resident in Europe—

- (a) if the death occurred more than six months after the date of his assumption of office as a Judge in India a sum equal to six months' salary in addition to any salary due to the Judge at the date of his death; or
- (b) if the death occurred within six months after his assumption of office as a Judge in India or during his voyage to India for the purpose of first assuming office as such, such sum as with any amount received by or due to the Judge on account of salary will make up the amount of one year's salary.

18. The rules for the time being in force with respect to the grant of extraordinary pensions and gratuities and privileges in regard to special disability leave and passages to, or in respect of, members of the Indian Civil Service who may suffer injury or die as a result of violence shall apply in relation to a Judge, whether a member of a civil service or not, subject, however, to the modification that references in those rules to tables of injury gratuities and passages and of family gratuities and pensions, shall be construed as references to the tables in the Second Schedule to this Order.

19. Pensions expressed in sterling only shall, if paid in India, be converted at such rate of exchange as the Secretary of State may from time to time prescribe:

Provided that nothing in this paragraph shall affect any specific privilege in respect of the conversion of sterling pensions which was conferred by any Rules previously in force on persons who on the 1st February, 1926, were members of a civil service of the Crown in India.

20. The Civil Pensions (Commission) Rules applicable to persons appointed by the Secretary of State shall with any necessary modifications apply to Judges of the Federal Court.

21. Save as may be otherwise expressly provided in the rules relating to the grant of extraordinary pensions or the authority competent to grant pensions to a Judge victims of this Order shall be the Governor-General's individual judgment.

22. A Judge  
have his

shall be afforded such reasonable facilities in connection with travelling as the Governor-General may from time to time prescribe according to his individual judgment.

#### Subsidies.

23. Subject to the provisions of this Order and of any other Order in Council made under this Act, the conditions of service of a Judge shall be determined by the rules for the time being applicable to an officer of non-Indian domicile or, as the case may be, of Indian domicile, appointed by the Secretary of State to a civil service of the Crown in India and holding the rank of Secretary to the Government of India.

Provided that nothing in this paragraph shall have effect so as to give to a Judge who is a member of a civil service of the Crown in India less favourable terms in respect of any of his conditions of service than those to which he would be entitled as a member of his civil service if he had not been appointed a Judge, his service as a Judge in India being treated as service for the purpose of determining those terms.

#### Special and Saving.

24. Subject as hereinafter provided, paragraphs two and four to ten of the Government of India (Federal Court) Order, 1930, shall cease to have effect.

Provided that in relation to the first Chief Justice of India this Order shall have effect as if for the provisions of paragraphs twelve to seventeen thereof there were substituted the provisions of paragraphs five and six of the said Order of 1930.

M. P. A. Haning.

#### FIRST SCHEDULE.

##### (Paragraph 12.)

#### PROVISIONS OF JUDGES

##### PART I.

1. The Judges to whom the provisions of this Part of this Schedule apply are a Chief Justice, not being a Chief Justice who is entitled to a pension only by virtue of being a member of the Indian Civil Service, and a puisne Judge who is not a member of the Indian Civil Service.

2. The pension payable to a Chief Justice who has completed seven years' service for pension as a Judge in India shall be an amount equal to the rate of the following amounts, that is to say—

- (i) an amount equal to the pension which would have been payable to him in accordance with the scale and rules in Part I of the Third Schedule to the Government of India (High Court Judges) Order, 1935, if his service as Chief Justice of the Federal Court had been rendered as Chief Justice of the Calcutta High Court, and his service, if any, as a puisne Judge of the Federal Court had been rendered as Chief Justice in any one or more of the Clattered High Courts other than those at Calcutta and Nagpur;
- (ii) an additional amount of £15 for each completed year of service as Chief Justice of the Federal Court until he has become entitled to a pension of £1,500, and thereafter an additional amount of £30 for each completed year of such service;

Provided that the aggregate amount of his pension shall in no case exceed £2,000 per annum.

3. The pension payable to a puisne Judge to whom this Part of this Schedule applies and who has completed seven years' service for pension as a Judge in India shall be an amount equal to the pension which would have been payable to him in accordance with the scale and rules in Part I of the Third Schedule to the Government of India (High Court Judges) Order, 1935, if his service as Judge of the Federal Court had been rendered as Chief Justice in any one or more of the Clattered High Courts other than those at Calcutta and Nagpur.

4. The pension payable to a Judge (whether a Chief Justice or a puisne Judge) to whom this Part of this Schedule applies, and who has completed three years' service for pension in the Federal Court,

not less than seven years' service for pension as a Judge in India shall be—

(a) for each completed year of service as Chief Justice of the Federal Court, £100.

(b) for each completed year of service as a justice Judge of the Federal Court, £75.

Provided that a Judge who has rendered service for pension both as Chief Justice of the Federal Court and also as a justice Judge of that Court may claim that any period of service for pension less than that completed year rendered to him as Chief Justice shall be treated for the purposes of this sub-paragraph as service for pension rendered by him as a justice Judge.

4. If a justice Judge of the Federal Court who has served as acting Chief Justice thereof is subsequently appointed Chief Justice, his service as acting Chief Justice shall, for the purposes of paragraphs two and four of this Part of this Schedule, be treated as service as Chief Justice.

5. For the purpose of calculating, under paragraphs two and three of this Part of this Schedule, the pension which would have been payable in accordance with the scale and rules in Part I of the Third Schedule to the Government of India (High Court Judges) Order, 1937, the period during which a Judge of a Chartered High Court who is appointed Chief Justice or a justice Judge of the Federal Court who is appointed Chief Justice or a justice Judge of a Chartered High Court shall count as though he had been subsequently appointed to be Chief Justice of that High Court.

#### PART II.

1. The Judges to whom the provisions of this part of this Schedule apply are a justice Judge of the Federal Court who is a member of the Indian Civil Service, and a Chief Justice of the Court who is entitled to a pension only by virtue of being a member of the Indian Civil Service.

2. The pension payable to any such Judge shall be—

(a) the pension to which he is entitled under the ordinary rules of the Indian Civil Service, as service as a Judge in India being treated as service therein, and

(b) an additional pension of £100 for each completed year of service for pension in the Federal Court.

Provided that—

(i) his aggregate pension shall not exceed £1,500;—

(ii) his aggregate pension shall not be less than the pension to which he would have been entitled under the Government of India (High Court Judges) Order, 1937, if his service in the Federal Court had been rendered as Chief Justice in one or more of the Chartered High Courts, other than those at Calcutta and Nagpur.

#### NOTES APPENDED

(Paragraph 24)

#### TOTAL GUARANTIES AND PENSIONS.

Office.	Gratuity.	Agreed Pension Higher Scale.	Agreed Pension Lower Scale.
	Rs. £	Rs. £	Rs. £
The Chief Justice of India or acting Chief Justice or a Justice or acting Judge of the Federal Court ..	21,000 3,000	8,800 400	4,700 500

#### FAMILY GUARANTIES AND PENSIONS.

##### A.—Widows.

Office.	Gratuity.	Annual Pension.
	Rs. £	Rs. £
The Chief Justice of India or acting Chief Justice or a Justice or acting Judge of the Federal Court ..	12,000 1,000	8,000 000

## B.—Children.

					Annual C.M.'s Pension	
					No.	£
If Child is a member	..	..	..	..	100	45
If Child is not a member	..	..	..	..	100	25

No. 50.—The following notification of the Government of India is republished:—

The Government of India (High Court Judges) (Amendment) Order, 1937.

AT THE COURT AT BUCKINGHAM PALACE.

The 20th day of July 1937.

P A R A M O U N T :

THE KING'S MOST EXCELLENT MAJESTY  
IN COUNCIL.

WHEREAS in the exercise of the powers conferred on *her* by section two hundred and twenty and two hundred and twenty-one of the Government of India Act, 1915, His Majesty in Council was pleased to make the Government of India (High Court Judges) Order, 1937 (hereafter in this Order referred to as "the principal Order")

AND WHEREAS by subsection (2) of section three hundred and nine of the said Act His Majesty in Council is empowered to revoke or vary any Order previously made by him in Council under the said Act;

AND WHEREAS the Judges of the Courts of the Judicial Commissioners of Sind and the North-West Frontier Province, other than the Judicial Commissioners themselves, are in the principal Order referred to as Assistant Judicial Commissioners but are no longer to be so styled, and it is accordingly expedient to amend the reference to them in the principal Order;

AND WHEREAS a draft of this Order has been laid before Parliament in accordance with the provisions of subsection (1) of section three hundred and nine of the said Act and an address has been presented to His Majesty by both Houses of Parliament praying that an Order may be made in the terms of this Order;

NOW, THEREFORE, His Majesty, in the exercise of the said powers, and of all other powers enabling him in that behalf, is pleased by and with the advice of his Privy Council to order, and it is hereby ordered, as follows:—

1. This Order may be cited as the Government of India (High Court Judges) (Amendment) Order, 1937.

2. The Interpretation Act, 1889, applies for the interpretation of this Order as it applies for the interpretation of an Act of Parliament.

3. The principal Order shall be amended in the manner specified in the Schedule to this Order.

H. P. A. Havelly.

## SCHEDULE

In sub-paragraph (1) of paragraph two of the principal Order, for the definition of "Judge" the following definition shall be substituted:—

"Judge" includes a Chief Justice, an acting Chief Justice, an acting Judge and an additional Judge."

In the First Schedule to the principal Order, for the words "one" in each case "in the end of the first paragraph there shall be substituted the words "in each case, the number is exclusive of the Chief Justice but includes any additional Judges."

In the table in the said Schedule, for the entry relating to Sind there shall be substituted the following entry:—

"The Court of the Judicial Commissioner of Sind . . . 3."

In the Second Schedule to the principal Order, for the words "Assistant Judicial Commissioner of South" there shall be substituted the words "Judge of the Court of the Judicial Commissioner of the South" and for the words from "Judge" inclusive to the end of the Schedule there shall be substituted the words "and 'Judge' includes an acting or an additional Judge."

Port St. George, September 25, 1937  
[G.O. No. 34, Public (General)]

**No. 421.**—In exercise of the powers conferred by sub-section (3) of section 241 of the Government of India Act, 1935, His Excellency the Governor as he deems fit is pleased to make the following amendments to the Madras Public Service Commission Regulations 1927, published with Public (General) Department Notification No. 23, dated the 29. April 1931, at pages 13-12, of Part St. George Gazette, Madras, dated the 14 April 1931, as subsequently amended:—

#### AMENDMENTS

In the measure to the said regulations, under the heading "2. Miscellaneous Services," as item 1 thereof, the entries relating to the Judicial Commission, forming the following shall be added, namely:—

"O.C. Posts of temporary clerks, typists, stenographers and assistants in the Secretariat of the Madras Legislative Commission from time to time by the Secretary to the Legislative Council and extending the minimum of the time scale of pay applicable to the post concerned, to be paid out of the lump sum allocated for the purpose."

C. F. BRACKENBURY,  
Chief Secretary

#### (Services.)

#### NOTIFICATIONS

Port St. George, September 7, 1937  
[G.O. No. 178, Public (General)]

**No. 422.**—In exercise of the powers conferred by paragraph (3) of sub-section (1) and paragraph (3) of sub-section (2) of section 211 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following special rules:—

#### RULES

1. The rules of category 1 (Superintendent) in the Madras Miscellaneous Service in the Education and Public Health Department shall be possessed temporarily by one post for a period of six months commencing on the date of appointment of the Superintendent.

2. The general and special rules applicable to holders of permanent posts herein on the said rules shall apply to the holder of the said temporary post.

3. Notwithstanding to the said rule the expression "the holder of the said temporary post" shall mean the person concerned against the temporary post.

Port St. George, September 13, 1937  
[G.O. No. 374, Public (General)]

#### No. 423.

In exercise of the powers conferred by paragraph (3) of sub-section (1) of section 211 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following amendments to the special rules for the Madras Educational Service published with Public (General) Department Notification No. 23, dated the 29. April 1931, at pages 13-12 of Part I of the Part St. George Gazette, dated the 29 April 1931, as subsequently amended.

The amendments hereby made shall be deemed to have been made and to have come into force on and from the 2nd June 1937.

#### AMENDMENTS

1. In sub-rule (4) of rule 1 of the said rules—  
(a) in the entries relating to Class VII,

(i) the entries—  
"2 Assistant Inspectors of Girls' Schools" and  
"2 Inspectors of Schools" and

(ii) for the expression—

"4 Inspectors of Schools and 6 Inspectors of Schools" shall be substituted, and

(3) in the first column, for the expression "category 4 of Class VII" shall be substituted.

2. In sub-rule (2) of the table under rule 3 of the said rules, in the entries relating to Class VII, for the expressions "2, 3, 4 and 5," the expressions "2, 3 and 4" shall be substituted.

3. In sub-rule (1) of the table under rule 12 of the said rules, in the entries relating to Class VII, for the entries "Categories 1 to 4 and category 5" shall be substituted.

4. In sub-rule (3) of clause (1) of sub-rule (4) of rule 12 of the said rules, for the expression "category 5" the expression "category 4" shall be substituted.

Port St. George, September 16, 1937  
[G.O. No. 153, Public (General)]

#### No. 424.

In exercise of the powers conferred by paragraph (3) of sub-section (1) of section 211 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following amendments to the special rules for the Madras Educational Service published with Public (General) Department Notification No. 23, dated the 29 April 1931, at pages 13-12 of Part I of the Part St. George Gazette, dated the 29 April 1931, as subsequently amended.

The amendments hereby made shall be deemed to have been made and to have come into force on and from the 2nd June 1937.

#### AMENDMENTS

In sub-rule (4) of rule 1 of the said rules in the entries relating to category 1 of Class XVII, for the entries "10" occurring against "1 Grade," the figure "1" shall be substituted.

Port St. George, September 21, 1937  
[G.O. No. 36, Public (General)]

#### No. 425.

In exercise of the powers conferred by paragraph (3) of sub-section (1) and paragraph (3) of sub-section (2) of section 211 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following amendments to the special rules published with Public (General) Department Notification No. 23, dated the 29 April 1931, at pages 13-12 of Part I of the Part St. George Gazette, dated the 29 April 1931, as subsequently amended.

#### AMENDMENTS

1. In the 'Table' in rule 1 of the said rules for the entry in column (3) against the item "A. Upper division clerk" the following entry shall be substituted, viz:—

"From 1st April 1937 to 23rd August 1937."

2. The following shall be added to rule 34, viz:—  
"b.b. The holder of category 3, Upper division clerk in the Madras Educational Service in the Revenue Department shall be increased temporarily by one post for the period commencing on and from the 2nd August 1937 and ending on the 23rd March 1938."

C. F. BRACKENBURY,  
Chief Secretary.

## (Special.)

## LEAVE.

Port St. George, September 14, 1937.

Mr. 932.—Under rule 41 of the Testamentary rules, Mr. E. W. Woodley, J.C.S., Under Secretary to Government, is the House Department, leave for twelve months, of which six months will be on average pay and the balance on full average pay, with effect from the 13th September 1937 or three at least.

## APPOINTMENTS.

Port St. George, September 14, 1937.

Mr. 208.—Mr. T. G. Topham, O.S., J.C.S., on leave from leave, to be Commissioner of Labour and Food Supply.

Port St. George, September 15, 1937.

Mr. 197.—Mr. T. G. Topham, J.C.S., on return from leave, to be Under Secretary to Government in the House Department, in place of Mr. E. W. Woodley, J.C.S., granted leave.

Port St. George, September 16, 1937.

Mr. 104.—Mr. A. D. Graham, O.S., J.C.S., on return from leave, to be Collector and District Magistrate of the Oshana district.

Mr. 105.—Mr. T. Thomson, B.A. Magistrate, J.C.S., Acting Collector and District Magistrate of the Oshana district, on relief by Mr. A. D. Graham, O.S., J.C.S., to act as Collector and District Magistrate of the Kibber district, in place of Mr. E. V. Schreinemakers, J.C.S., granted leave.

## APPOINTMENTS AND POSTINGS.

Mr. 104.—Mr. A. D. Graham, O.S., J.C.S., on return from leave, to be Sub-Collector and Joint Magistrate of the Bushman division of the Tlokweng district.

Mr. 211.—Mr. E. C. Wood, J.C.S., on return from leave, to be Collector and District Magistrate of the Delany district.

Mr. 222.—Mr. J. W. Pritchard, J.C.S., Acting Collector and District Magistrate of the Delany district, on relief by Mr. E. C. Wood, J.C.S., to be Sub-Collector and Joint Magistrate of the Peka division of the Amathole district.

Mr. 313.—Mr. V. V. Schreinemakers, J.C.S., Sub-Collector and Joint Magistrate of the Peka division of the Amathole district, on relief by Mr. J. W. Pritchard, J.C.S., to be Sub-Collector and Joint Magistrate of the Oshana division of the Oshana district.

C. F. BRACKENBURY,  
Chief Secretary.

## HOME DEPARTMENT.

## LEAVE.

Port St. George, September 18, 1937.

Mr. 322.—Mr. R. H. B. D. Dwyer, J.C.S., Deputy Superintendent of Police, leave on medical certificate for two months from the 18th August 1937 under rule 31 (a) of the Medical Leave Rules, 1937.

## EXTENSION OF LEAVE.

Port St. George, September 18, 1937.

Mr. 322.—Miss G. Dwyer, J.C.S., Deputy Superintendent of Police, leave on medical certificate for two months with effect from 18th September 1937.

## APPOINTMENTS.

Port St. George, September 18, 1937.

Mr. 322.—The following persons are appointed to act as District Messengers from the date of their taking charge:

- M.R.Py. E. Vanderlinja Sargis Gera.
- E. Noyvina Sargis Gera.
- V. Peltikimayya Gera.

M.R.Py. S. Dinkar Bha Gera.

— P. Pankaj Kumar Arangal.

— A. D. VANDERLINJA Sargis Gera.

— G. Noyvina Sargis Gera.

— M.R.Py. S. Dinkar Bha Gera.

— M. Noyvina Sargis Gera.

— P. Pankaj Kumar Arangal.

— E. Noyvina Sargis Gera.

— Z. V. Noyvina Sargis Gera.

— C. Noyvina Sargis Gera.

— M. V. Noyvina Sargis Gera.

— A. M. Noyvina Sargis Gera.

## POSTINGS.

Port St. George, September 18, 1937.

Mr. 314.—Mr. J. Dinkar, Officiating Deputy Superintendent of Police, Oshana, on leave, to be Officiating Commissioner of Police, Oshana, via Mr. E. Dinkar, O.S., appointed to officiate as the Superintendent of Police from 1st October 1937.

Mr. 315.—Mr. J. Dinkar, District Superintendent of Police, Oshana, on leave, to be Officiating Deputy Superintendent of Police, Oshana, via Mr. E. Dinkar, O.S.

Mr. 317.—Mr. E. Dinkar, A. V. Police Arangal, Assistant Superintendent of Police, Oshana, on leave, to be Officiating District Superintendent of Police, Oshana, via Mr. J. Dinkar.

## WITHDRAWAL OF POWERS.

Port St. George, September 18, 1937.

Mr. 318.—Under section 41 of the Code of Criminal Procedure, 1930, the Provincial Government withdraws the powers conferred on M.R.Py. Koppa Sargis Gera, Special Provision Magistrate in the district of Oshana, by Notification No. 401, dated the 18th September 1936, published at page 1793 of Part 1 of the Port St. George Gazette, dated the 2nd October 1936.

Mr. 401.—Under the provisions of section 41 of the Code of Criminal Procedure, 1930, the Provincial Government withdraws the powers of a Special Magistrate for the non-completed portion of the jurisdiction of the Bench of Magistrates at Oshana in the district of Oshana conferred on M.R.Py. Koppa Sargis Gera, Special Provision Magistrate in the district of Oshana, by Notification No. 401, dated the 18th September 1936, published at page 1793 of Part 1 of the Port St. George Gazette, dated the 2nd October 1936.

Port St. George, September 18, 1937.

Mr. 319.—Under the provisions of section 41 of the Code of Criminal Procedure, 1930, the Provincial Government withdraws the powers conferred on M.R.Py. Koppa Sargis Gera, Special Provision Magistrate in the district of Oshana, by Notification No. 401, dated the 18th September 1936, published at page 1793 of Part 1 of the Port St. George Gazette, dated the 2nd October 1936.

## INVESTIGATOR OF POWERS.

Port St. George, September 18, 1937.

Mr. 321.—Under section 101 of the Code of Criminal Procedure, 1930, the undersigned Special Provision Magistrate in the district of Oshana is authorized to take down the evidence of witnesses with their own hand in the English language.

M.R.Py. Koppa Sargis Gera, Special Provision Magistrate in the district of Oshana.

M.R.Py. Koppa Sargis Gera, Special Provision Magistrate in the district of Oshana.

Mr. 322.—Under section 101 of the Code of Criminal Procedure, 1930, the undersigned Deputy Collector and Provisional Magistrate in the district of Oshana is authorized to take down the evidence of witnesses with their own hand in the English language.

M.R.Py. Koppa Sargis Gera, Deputy Collector and Provisional Magistrate in the district of Oshana.

M.R.Py. Koppa Sargis Gera, Deputy Collector and Provisional Magistrate in the district of Oshana.

Engl. Lit. Assoc., September 16, 1947.

See, 833.—Under section 167 of the Code of Criminal Procedure, 1938, the undersigned officers in the districts specified against the names are authorized to take down the signatures of witnesses with their own hand in the Kharab documents.—

SI B Dp. P. Deshasingappa, Mysore, Karnataka  
 Mys. 11010—Q&A only.

*Feet 30. Denver, September 24-25, 1918.*

M.B. By. Ravi Indradev K. C. Manavendra. Page  
Assistant Collector and District Magistrate (pending)  
—Dumk.

*Proc. Ed. Assoc., September 17, 1957.*

No. 334.—Under section 202 of the Code of Criminal Procedure, 1932, the undersigned Sub-Collector and First class Magistrate, posted in the districts specified against the names are authorized to take down the statement of witnesses who have been named in the English language. —

Fig. 5. *E. amurensis*, L.C.A.-F. 1000000000.

King School of Management, Zurich, School, Germany

Mr. B. F. Thomas, Kansas, I. C. S.—Revised

Page 24, Column 2, September 13, 1937.

Ms. B.36.—Under section 101 of the Code of Criminal Procedure, 1901, as amended by Acts XVIII and XXVIII of 1923, the Provincial Government hereby empower the undersigned to send such regulations to the districts noted against their names to give effect to the following sections:—

H. B. Hu, T. Chakraborty and J. Wang

Fort St. George, September 24, 1857

Alfred Raymond Webb—Cavalier.

Ms. 936.—Under section 100 of the Code of Criminal Procedure, 1938, as amended by the Criminal Procedure Code Amendment Act, XXVIII of 1925, the under-mentioned named class magistrates in the districts listed against their names are empowered to record any statement or confession made by them in the course of an investigation under Chapter XIV of the said Code or any any Code of local laws before the commencement of the survey. (12-1-36)

M.B. &amp; T. Chikara—Oaxaca

Field No. 00000, September 18, 1907

Abd al-Hamid Rahbani Collection

No. 317.—Under section 14 of the Code of Criminal Procedure, 1914, the Provincial Government are pleased to appoint N. R. N. Nigamul Mawamthan Fawda Gani, to be a Special Magistrate for the area comprised within the Broads division of the Kaimosi District and to confer on him all the ordinary powers of a magistrate of the first class and to empower him to try, punish, send out of the country and within the said area, as may be transferred to him.

Ms. 828.—Under section 16 of the Code of Criminal Procedure, 1898, the Provincial Government are pleased to appoint the undermentioned persons to be Special Magistrates at the places specified against their names in the District of Quetta and to make an order on them as to the salary payable to a Magistrate of the first class and to empower them to try, sitting singly, such of the cases arising within the several jurisdictions mentioned against their names, as may be referred to them.

M.R. No. 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917,

M. J. Hyatt, *Department of Biology, University of California, San Diego, La Jolla, California 92037*.[illegible]

No. 410—In the course of the species analyzed by such means (1) of which the *in situ* data of G. V. Kuznetsov, 1939 (cf. 1939) for the Province of Chuvashia are hereby pointed to, the results of the study of the material of the 2nd, 3rd, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, 17th, 18th, 19th, 20th, 21st, 22nd, 23rd, 24th, 25th, 26th, 27th, 28th, 29th, 30th, 31st, 32nd, 33rd, 34th, 35th, 36th, 37th, 38th, 39th, 40th, 41st, 42nd, 43rd, 44th, 45th, 46th, 47th, 48th, 49th, 50th, 51st, 52nd, 53rd, 54th, 55th, 56th, 57th, 58th, 59th, 60th, 61st, 62nd, 63rd, 64th, 65th, 66th, 67th, 68th, 69th, 70th, 71st, 72nd, 73rd, 74th, 75th, 76th, 77th, 78th, 79th, 80th, 81st, 82nd, 83rd, 84th, 85th, 86th, 87th, 88th, 89th, 90th, 91st, 92nd, 93rd, 94th, 95th, 96th, 97th, 98th, 99th, 100th, 101st, 102nd, 103rd, 104th, 105th, 106th, 107th, 108th, 109th, 110th, 111th, 112th, 113th, 114th, 115th, 116th, 117th, 118th, 119th, 120th, 121st, 122nd, 123rd, 124th, 125th, 126th, 127th, 128th, 129th, 130th, 131st, 132nd, 133rd, 134th, 135th, 136th, 137th, 138th, 139th, 140th, 141st, 142nd, 143rd, 144th, 145th, 146th, 147th, 148th, 149th, 150th, 151st, 152nd, 153rd, 154th, 155th, 156th, 157th, 158th, 159th, 160th, 161st, 162nd, 163rd, 164th, 165th, 166th, 167th, 168th, 169th, 170th, 171st, 172nd, 173rd, 174th, 175th, 176th, 177th, 178th, 179th, 180th, 181st, 182nd, 183rd, 184th, 185th, 186th, 187th, 188th, 189th, 190th, 191st, 192nd, 193rd, 194th, 195th, 196th, 197th, 198th, 199th, 200th, 201st, 202nd, 203rd, 204th, 205th, 206th, 207th, 208th, 209th, 210th, 211st, 212nd, 213th, 214th, 215th, 216th, 217th, 218th, 219th, 220th, 221st, 222nd, 223rd, 224th, 225th, 226th, 227th, 228th, 229th, 230th, 231st, 232nd, 233rd, 234th, 235th, 236th, 237th, 238th, 239th, 240th, 241st, 242nd, 243rd, 244th, 245th, 246th, 247th, 248th, 249th, 250th, 251st, 252nd, 253rd, 254th, 255th, 256th, 257th, 258th, 259th, 260th, 261st, 262nd, 263rd, 264th, 265th, 266th, 267th, 268th, 269th, 270th, 271st, 272nd, 273rd, 274th, 275th, 276th, 277th, 278th, 279th, 280th, 281st, 282nd, 283rd, 284th, 285th, 286th, 287th, 288th, 289th, 290th, 291st, 292nd, 293rd, 294th, 295th, 296th, 297th, 298th, 299th, 300th, 301st, 302nd, 303rd, 304th, 305th, 306th, 307th, 308th, 309th, 310th, 311st, 312nd, 313th, 314th, 315th, 316th, 317th, 318th, 319th, 320th, 321st, 322nd, 323rd, 324th, 325th, 326th, 327th, 328th, 329th, 330th, 331st, 332nd, 333rd, 334th, 335th, 336th, 337th, 338th, 339th, 340th, 341st, 342nd, 343rd, 344th, 345th, 346th, 347th, 348th, 349th, 350th, 351st, 352nd, 353rd, 354th, 355th, 356th, 357th, 358th, 359th, 360th, 361st, 362nd, 363rd, 364th, 365th, 366th, 367th, 368th, 369th, 370th, 371st, 372nd, 373rd, 374th, 375th, 376th, 377th, 378th, 379th, 380th, 381st, 382nd, 383rd, 384th, 385th, 386th, 387th, 388th, 389th, 390th, 391st, 392nd, 393rd, 394th, 395th, 396th, 397th, 398th, 399th, 400th, 401st, 402nd, 403rd, 404th, 405th, 406th, 407th, 408th, 409th, 410th, 411st, 412nd, 413th, 414th, 415th, 416th, 417th, 418th, 419th, 420th, 421st, 422nd, 423rd, 424th, 425th, 426th, 427th, 428th, 429th, 430th, 431st, 432nd, 433rd, 434th, 435th, 436th, 437th, 438th, 439th, 440th, 441st, 442nd, 443rd, 444th, 445th, 446th, 447th, 448th, 449th, 450th, 451st, 452nd, 453rd, 454th, 455th, 456th, 457th, 458th, 459th, 460th, 461st, 462nd, 463rd, 464th, 465th, 466th, 467th, 468th, 469th, 470th, 471st, 472nd, 473rd, 474th, 475th, 476th, 477th, 478th, 479th, 480th, 481st, 482nd, 483rd, 484th, 485th, 486th, 487th, 488th, 489th, 490th, 491st, 492nd, 493rd, 494th, 495th, 496th, 497th, 498th, 499th, 500th, 501st, 502nd, 503rd, 504th, 505th, 506th, 507th, 508th, 509th, 510th, 511st, 512nd, 513th, 514th, 515th, 516th, 517th, 518th, 519th, 520th, 521st, 522nd, 523rd, 524th, 525th, 526th, 527th, 528th, 529th, 530th, 531st, 532nd, 533rd, 534th, 535th, 536th, 537th, 538th, 539th, 540th, 541st, 542nd, 543rd, 544th, 545th, 546th, 547th, 548th, 549th, 550th, 551st, 552nd, 553rd, 554th, 555th, 556th, 557th, 558th, 559th, 560th, 561st, 562nd, 563rd, 564th, 565th, 566th, 567th, 568th, 569th, 570th, 571st, 572nd, 573rd, 574th, 575th, 576th, 577th, 578th, 579th, 580th, 581st, 582nd, 583rd, 584th, 585th, 586th, 587th, 588th, 589th, 590th, 591st, 592nd, 593rd, 594th, 595th, 596th, 597th, 598th, 599th, 600th, 601st, 602nd, 603rd, 604th, 605th, 606th, 607th, 608th, 609th, 610th, 611st, 612nd, 613th, 614th, 615th, 616th, 617th, 618th, 619th, 620th, 621st, 622nd, 623rd, 624th, 625th, 626th, 627th, 628th, 629th, 630th, 631st, 632nd, 633rd, 634th, 635th, 636th, 637th, 638th, 639th, 640th, 641st, 642nd, 643rd, 644th, 645th, 646th, 647th, 648th, 649th, 650th, 651st, 652nd, 653rd, 654th, 655th, 656th, 657th, 658th, 659th, 660th, 661st, 662nd, 663rd, 664th, 665th, 666th, 667th, 668th, 669th, 670th, 671st, 672nd, 673rd, 674th, 675th, 676th, 677th, 678th, 679th, 680th, 681st, 682nd, 683rd, 684th, 685th, 686th, 687th, 688th,

Post 39. Gages. December 18, 1837.

Ms. 341.—Under section 37 of the Code of Criminal Procedure, 1924, the judicial-magistrate is empowered to suspend from the sentence of arrest and third class magistrates—

M. A. By M. O. George Awang, Post-grad. Magist.  
Arts—North Africa.

No. 442.—Under section 4 of the Madras Children Act, 1938 (Madras Act IV of 1938), the Provincial Government are desirous of specially to include H R N. Jeyarajalingam, Arayanar Gopalaswami Arayanar, Second class Magistrate in the district of Tanjore to exercise all the powers conferred on a Court by the said Act.

Part 24. *Almanac*, December 12, 1827.

Ms. 112--is a synopsis of the powers conferred by subsection (1) of section 18 of the Code of Criminal Procedure, 1909, and of the provisions of the Criminal Procedure Code, 1909, relating to the Branch of Magistrates established at Bodakcherry in the district of Matheran. It takes cognizance of the following provisions of the Criminal Procedure Code, 1909: section 18 of the said Code, of the offences committed in, and subject to the provisions of, Matheran (Matheran) District; subsections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 81

Post 33. Derm. September 12, 1937

[illegible]





## LEGAL DEPARTMENT.

## NOTIFICATION.

Port St. George, September 10, 1937

(G.O. No. 161, Legal)

No. 4.—The following Order in Council is republished:—

The Government of India (Adaptation of Indian Laws) Supplementary Order, 1937.

AT THE COURT AT MOUNTROSE PALACE.

The 29th day of July 1937

PRESENT:

THE KING'S MOST EXCELLENT MAJESTY  
IN COUNCIL.

WHEREAS by section two hundred and twenty-three of the Government of India Act, 1935 (hereafter in the recitals to this Order referred to as "the Act") His Majesty is empowered by Order in Council to provide that as from such date as may be specified in the Order any law in force in British India or in any part of British India shall, until repealed or amended by a competent legislature or other competent authority, have effect subject to such adaptations and modifications as appear to His Majesty to be necessary or expedient for bringing the provisions of that law into accord with the provisions of the Act;

AND WHEREAS in exercise of the said powers an Order in Council called the Government of India (Adaptation of Indian Laws) Order, 1937 (hereafter in this Order referred to as "the Principal Order") has been made:

AND WHEREAS by subsection (1) of section three hundred and nine of the Act His Majesty in Council is empowered to vary any Order in Council previously made under the Act;

AND WHEREAS a draft of this Order has been laid before Parliament in accordance with the provisions of subsection (1) of section three hundred and nine of the Act and an Address has been presented to His Majesty by both Houses of Parliament praying that no Order may be made in the terms of this Order;

NOW, THEREFORE, His Majesty, in the exercise of the said powers and of all other powers enabling him in that behalf, is pleased by and with the advice of His Privy Council in order, and it is hereby ordered, as follows:—

1. This Order may be cited as the Government of India (Adaptation of Indian Laws) Supplementary Order, 1937.

2. The Schedules to the Principal Order shall be modified as directed in the Schedules to this Order, and shall have effect, and be deemed always to have had effect, as so modified.

H. P. A. Hankey.

## THE SCHEDULES.

## MODIFICATIONS OF SECTIONS TWO TO TEN PASSENGER CARRIAGES

Under the description relating to the Madras Indian Customs Act, 1844 (VI of 1844), and the Bombay Land Customs Act, 1867 (XXIX of 1867).

Under the description relating to section 2 of the Cattle Traction Act, 1871 (I of 1871), substitute:—

"For section 2 substitute:

"2. The Provincial Government shall appoint a pound-keeper for every pound.

Any pound-keeper may hold simultaneously any other office under the Crown.

Every pound-keeper shall be deemed to be a public servant within the meaning of the Indian Penal Code."

Under the description relating to section 97 of the Gadh Laws Act, 1918 (XVIII of 1918), insert:—

"Section 91.—For "an officer by such Magistrate, or by some other officer referred by him in that behalf substitute "by the Provincial Government."

Section 92.—For "Magistrate of the district" substitute "Provincial Government."

Appoint-  
ment of  
pound-  
keeper.  
Pound-  
keepers may  
hold other  
office.  
Pound-  
keepers to  
be public  
servants.

Section 31.—For "Magistrate of the district" substitute "Provincial Government" and for "the road-police of the district" substitute "road-police."

After the direction relating to section 8 of the Railway Carriage Act, 1879 (XIV of 1879), insert—

"Section 5.—Omit" or section 4."

For the direction relating to section 36 of the Bengal, Agra and Assam Civil Courts Act, 1887 (XII of 1887), substitute—

"Section 36.—For "sections 4 to 9 (both inclusive), or sections 10 to 12 (both inclusive), or sections 27 to 30 (both inclusive)" substitute "sections 4, 5, 6, 8, 10 or 11."

Before the direction relating to the omission of section 23 of the Indian Arbitration Act, 1909 (IX of 1909), insert—

"Section 2.—Omit" Subject to the provisions of section 23."

In the direction relating to section 1 of the Indian Tea Cess Act, 1928 (IX of 1928), after "Ade" insert "and Burma."

After the direction relating to section 8 of the Indian Registration Act, 1908 (XVI of 1908), insert—

"Section 8 (as in force in the Provinces of Bombay and Sind)—Omit the portion to subsection (1)."

After the direction relating to section 17 of the Indian Registration Act, 1908 (XVI of 1908), insert—

"Section 12B.—Omit the proviso."

For the direction relating to section 77 of the Presidency-town Insolvency Act, 1909 (III of 1909), substitute—

"Section 77.—For subsection (1) substitute:

"(1) (a) The Chief Justice of the High Court at Madras may from time to time appoint substantively or temporarily such person as he thinks fit to the office of official assignee of insolvents' estates and such person or persons as he thinks fit to the office of the deputy official assignee for the said Court and may, with the concurrence of a majority of the other Judges of the Court, remove the person for the time being holding any of the said offices for any cause appearing to the Court sufficient.

(b) The Provincial Government of Bengal shall, after consultation with, and with the concurrence of, the Chief Justice of the High Court at Calcutta, appoint substantively or temporarily a person to the office of official assignee of insolvents' estates for the said Court and may, after the like consultation and with the like concurrence, appoint substantively or temporarily a person or persons to the office of the deputy official assignee for the said Court.

(c) For the High Court at Bombay, the Provincial Government of Bombay, and for the Court of the Judicial Commissioner of Sind, the Provincial Government of Sind, may from time to time appoint substantively or temporarily such person as the Provincial Government thinks fit to the office of official assignee of insolvents' estates and such person or persons as the Provincial Government thinks fit to the office of the Deputy official assignee."

In subsection (2) (as in force outside Bengal) omit "and is the Chief Court of Lower Burma under that Act as applied by the Lower Burma Courts Act, 1900", and "and is the Chief Court of Lower Burma."

and after the said direction insert—

"For section 31A substitute:

"31A.—The salary, allowances and pension of the official assignee or any deputy official assignee shall be paid by the Provincial Government."

Section 31B.—Omit subsection (2).

Section 11B.—In subsection (2) omit clause (d); and in clause (a) the words "of the remuneration of the official assignee, of the costs, charges and expenses of his establishment, and" and at the end of the subsection insert—

"and, in the case of the High Court at Madras, may also provide for and regulate the remuneration of the official assignee and the payment of the costs, charges and expense of his establishment."

For the direction relating to sections 37 and 38 of the Indian Electricity Act, 1910 (IX of 1910), including the new section 38A inserted after section 35, substitute—

"Section 38A.—For "Local Governments" substitute "Provincial Governments"; and after "Central Provinces" insert

"and Bham."

Salary,  
allowances  
and pension  
of official  
assignee and  
deputy  
official  
assignee.

"Chief Commissioner" shall stand unmodified.  
Section 25.—In subsection (2) "Gazette of India" shall stand unmodified.

After the direction relating to section 14 of the Indian Motor Vehicles Act, 1934 (VIII of 1934), insert—

"Section 15.—For "such as is referred to in" substitute "governed by rules made under" and for "any rule made under the said clause and" substitute "the said rules".  
In the direction relating to Part I of Schedule I to the Hospital Board of India Act, 1939 (XLVII of 1939), for "in clause (e) (v) omit the phrase "substitute" for the phrase in clause (e) substitute the following—

"Provided that any railways or house which, under the law for the time being in force, any of the following Governments or authorities, that is to say, the Secretary of State, any Government in British India, the Federal Railway Authority, the Government of Burma or the Burma Railway Board, the Government except from the Bank may, if the Central Board think fit, be made without any special security".

For the direction relating to sections 28, 29 and 31 of the Indian Bankers Act, 1926 (V of 1926), substitute—

"Section 28A.—For "Local Governments" substitute "Provincial Governments", and after "Central Provinces" insert "and Borneo".

"Chief Commissioner" shall stand unmodified.

Section 29.—"Gazette of India" shall stand unmodified.

Section 31.—In clause (e) omit "for regulating the salary, allowances and conditions of service"; and omit the phrase.

Section 31.—Subsection (2) shall stand unmodified.

After the direction relating to sections 9, 10 and 11 of the Indian Cotton Cess Act, 1923 (XIV of 1923), insert—

"After section 12 insert—  
"12A.—As soon as may be after the first day of April 1927, the Comptroller shall pay to the Government of Burma, for the promotion of agricultural and technological research in the interests of the cotton industry in Burma, the sum of rupees fifty-two thousand and sixty-six".

In the direction relating to section 39 of the Indian Forest Act, 1927 (XVI of 1927), for so much of the new subsection (4) as precedes the phrase substitute—

"(4) Notwithstanding anything in this section, the Provincial Government may, with provision to the contrary is made by the Central Legislature, continue to try any duty which it was lawfully laying before the commencement of Part III of the Government of India Act, 1935, under this section as then in force".

Grant the direction relating to subsection (2) of section 4 of the Indian Land Revenue Act, 1900 (XXIV of 1900).

After the direction relating to the Geneva Convention Implementing Act, 1928 (XIV of 1928), insert—

"The Indian Finance Act, 1927,  
(Governor-General's Act.)

Section 2.—Omit "either than Borneo or Aden".

In the direction relating to section 5 of the Indian Penal Code (XLV of 1860), after "Governor-General" insert "of India".

At the end of the direction relating to section 124 of the Indian Penal Code (XLV of 1860), insert "but save as aforesaid, the section shall stand unmodified".

In the direction relating to section 211 of the Indian Penal Code (XLV of 1860), for "Governor" substitute "Government".

After the direction relating to section 44 of the Code of Civil Procedure, 1908 (V of 1908), insert—

"Section 44A.—In Explanation 2, omit "or in India".  
At the end of the direction relating to section 60 of the Code of Civil Procedure, 1908 (V of 1908), insert—

"In clause (1) of the said provision for "Governor-General in Council" substitute "appropriate Government", and after Explanation 2 to subsection (1) insert—

"Explanation 2.—In clause (1) "appropriate Government" means—

(a) as respects any public officer in the service of the Central Government, or any servant of a Federal Railway or of a customs authority or of the port authority of a major port, the Central Government;

- (2) as respects any public officer employed in connection with the execution of the functions of the Crown in its relations with Indian States, the Crown Representative, and  
(3) as respects any other public officer or a servant of any other railway or local authority, the Provincial Government."

MODIFICATION OF SCHEDULE III TO THE PRINCIPAL ORDER.

For the directions relating to sections 1 and 1A of the Sixth Courts Act, 1920 (Bengal XII of 1920), substitute—

"Section 1.—In the second sentence omit "three or more" and insert "and the others Additional Judicial Commissioners".

Omit the third sentence.

Section 1A.—For "Judicial Commissioners and Additional Judicial Commissioners" substitute "Judges of the Court of the Judicial Commissioners", and from "shall be appointed" to "received" delete "They"; and for "Judicial Commissioners and Additional Judicial Commissioners" substitute "Judge".

In the directions relating to the Benchay Bill Act, 1920 (Bengal II of 1920), after "except in the phrases" insert "Government officer".

Omit the directions relating to the Indian Registration (Bengal Amendment) Act, 1920 (Bengal V of 1920).

MODIFICATION OF SCHEDULE IV TO THE PRINCIPAL ORDER.

After the direction relating to section 8 of the Bengal Easces Act, 1909 (Bengal V of 1909), insert—

"Sections 9 and 10.—For "imposed under section 22" substitute "payable under Chapter V".

After the directions relating to sections 403 and 404 of the Calcutta Municipal Act, 1925 (Bengal III of 1925), insert—

"Section 403.—At the end insert—

"(2) The powers conferred by this section on the Provincial Government shall, in relation to any by-law made under clause (2) of section 478, be powers of the Central Government."

At the end of the Schedule insert—

"The Bengal Non-Agricultural Lands Amendment Act, 1935.

(Bengal XIX of 1935.)

Throughout the Act for "the Government" substitute "the Crown".  
For section 18 substitute:

"18. No suit shall be instituted against the Crown under section 17 unless the Crown is interested as landlord or tenant."

MODIFICATION OF SCHEDULE V TO THE PRINCIPAL ORDER.

At the end insert—

"The United Provinces Cattle Feed Control Act, 1934.

(U.P. XI of 1934.)

Section 15.—For "the Legislative Council" substitute "both chambers of the Provincial Legislature".

The United Provinces Motor Vehicle Act, 1936

(U.P. XIII of 1936.)

Section 2.—In subsection (2) for "Government" substitute "the Provincial Government".

Section 3.—In clause (8) for "Government" substitute "the Provincial Government".

Section 15.—For "Government gazetted officer" substitute "gazetted officer of the Provincial Government".

Section 17.—For "Government Officers" substitute "officers of the Provincial Government".

Section 34.—For "to the Government" or "to Government" substitute "to the Crown".

Omit section 67.

Section 68.—For "Government" substitute "Provincial Government".

MODIFICATION OF SCHEDULE VII TO THE PRINCIPAL ORDER.

At the end insert—

"The Benarshahi Mines Road Act, 1935.

(Bihar III of 1935.)

Section 4.—After "Railway Board" insert "or after the establishment of the Federal Railway Authority by that Authority" and for "Government official" substitute "person in the service of the Crown".

Section 13.—In clause (4) of subsection (1) after "insert" insert "by the Board" and omit "and omit".

Section 15.—For "the Government" substitute "the Provincial Government".

Section 17.—For "by Government" substitute "by any Government".

Insertion of Section 1811 to read: Provincial Government

After the definition relating to section 95 of the Central Provinces and Berar Act, 1925 (C. P. 11 of 1925), insert—

Section 29.—At the end insert—  
"Provided that, where one of the local bodies is a customary authority, the decision of the Provincial Government shall be subject to the concurrence of the Central Government."

After the definition relating to section 8 of the Central Provinces and Berar Act, 1925 (C. P. 11 of 1925), insert—

Section 7.—For "Government" substitute "Provincial Government".

After the definition relating to the Central Provinces Agricultural Pests and Diseases Act, 1935 (C. P. XXXV of 1935), insert—

"The Nagpur Improvement Trust Act, 1935  
(C.P. XXXV of 1935.)"

Throughout the Act for "Government" and "secretary of the Government" substitute "secretary of the Crown".

Section 33.—For "any general or special orders of the Government for regulating the conduct of Government servants to foreign service" substitute "the conditions of his service under the Crown relating to transfer to foreign service".

Sections 42 and 43.—For "property of, and assigned by, Government" substitute "property of the Crown and managed by the Central Government or the Provincial Government".

Section 47.—In subsection (4) omit "which was at the commencement of this Act the property of Government or has since been acquired by Government and was".

Section 51.—For "by Government" substitute "by the Crown" and for "or assigned by Government" substitute "the Crown or is managed by the Central Government or the Provincial Government".

Section 57.—Omit subsection (4).

Omit sections 58 and 59 and subsection (2) of section 59.

Section 61.—For "by Government" substitute "by the Provincial Government".

Section 65.—In clause (4) of subsection (1) for "leave or leave allowances under the rules or orders made by the Local Government in this behalf" substitute "such leave or leave allowances as may be prescribed by the conditions of his service under the Crown relating to transfer to foreign service".

Section 106.—Omit "and".

Section 110.—For "prescribed in any general or special orders of the Local Government" substitute "prescribed by the conditions of his service under the Crown to be paid by him or on his behalf".

Section 121.—In subsection (2) omit "which was at the commencement of this Act the property of Government or has since been acquired by Government, and was".

The Central Provinces Co-operative Land Mortgage Bonds Act, 1937.  
(C.P. 1 of 1937.)

Section 7.—In subsection (2) for "Council" substitute "Assembly".

Sections 17 and 18.—For "Government" substitute "the Provincial Government".

Section 22.—For "Registrar" substitute "Provincial Government".

Section 31.—For "Government" substitute "Provincial Government".

The Central Provinces Family Relief Fund Act, 1937.  
(C.P. 111 of 1937.)

Throughout the Act, except in subsection (3) of section 1, after "Central Provinces" insert "and Berar".

**The Central Provinces Districts Regulations Act, 1937,  
(C.P. X of 1937)**

Section 2.—For 'the Government' substitute 'any Government'.

In the directions relating to the First Schedule to Subordinate No. 5869—J. H. of 2nd November, 1915, for 'Refugee Schools Act, 1905' substitute 'Refugee Schools Act, 1907'.

Subordinate No. 5869—J. H. to the Principal Officer

In the directions relating to the North West Frontier Province Courts Regulation, 1931 (Central Regulation I of 1931), for the directions relating to section 7 of the Regulation substitute—

Throughout the Regulation, except in section 6, for 'Additional Judicial Commissioners' substitute 'other Judge' and 'other Judges' respectively.

Sub-section 4.  
Section 6.—For 'any Additional Judicial Commissioner' substitute 'any other Judge of the Court'.

In the direction relating to section 43 of the Khondal Law Regulation, 1924 (Central Regulation IV of 1925), after 'any village' insert 'or the panchayat, if any'.

In the direction relating to section 45 of the Angul Law Regulation, 1925 (Central Regulation V of 1925), after 'any village' insert 'or the panchayat, if any'.

At the end insert—

"The Orissa Ports Regulation, 1937.

(Central Regulation XI of 1937)

Throughout the Regulation for 'Local Government' substitute 'Government'.

Section 2.—At the end of the section insert—(d) "The Government" means, in relation to a port which is a major port within the meaning of the Indian Ports Act, 1908, the Central Government and, in relation to any other port, the Provincial Government."

P. APPU NAIDU,  
Secretary to Government.

**REVENUE DEPARTMENT.**

**LEAVE.**

Fort St. George, September 15, 1937.

Mr. T. S. Mahalingam, Sub-Commissioner, Madurai District, Madurai, Temp. Col. Secy., leave on average pay without medical certificate for two months with effect from 1st October 1937 or date of relief.

**POSTINGS.**

Fort St. George, September 14, 1937.

For the following postings of Revenue Officers are ordered—

(1) Mr. R. R. R. Subramanian, Assistant, Amalgaon, to Mr. R. R. R. Subramanian, Sub-Commissioner, Madurai District, Madurai, Temp. Col. Secy., to be Officiating Assistant Commissioner of Madurai, Madurai Subordinate.

(2) Mr. R. R. R. Subramanian, Assistant, Amalgaon, to Mr. R. R. R. Subramanian, Sub-Commissioner, Madurai District, Madurai, Temp. Col. Secy., to be Officiating Assistant Commissioner of Madurai, Madurai Subordinate.

(3) Mr. R. R. R. Subramanian, Assistant, Amalgaon, to Mr. R. R. R. Subramanian, Sub-Commissioner, Madurai District, Madurai, Temp. Col. Secy., to be Officiating Assistant Commissioner of Madurai, Madurai Subordinate.

Fort St. George, September 15, 1937.

Mr. T. S. Mahalingam, Sub-Commissioner, Madurai District, Madurai, Temp. Col. Secy., leave on average pay without medical certificate for two months with effect from 1st October 1937 or date of relief.

Mr. R. R. R. Subramanian, Assistant, Amalgaon, to Mr. R. R. R. Subramanian, Sub-Commissioner, Madurai District, Madurai, Temp. Col. Secy., to be Officiating Assistant Commissioner of Madurai, Madurai Subordinate.

Mr. R. R. R. Subramanian, Assistant, Amalgaon, to Mr. R. R. R. Subramanian, Sub-Commissioner, Madurai District, Madurai, Temp. Col. Secy., to be Officiating Assistant Commissioner of Madurai, Madurai Subordinate.

Mr. R. R. R. Subramanian, Assistant, Amalgaon, to Mr. R. R. R. Subramanian, Sub-Commissioner, Madurai District, Madurai, Temp. Col. Secy., to be Officiating Assistant Commissioner of Madurai, Madurai Subordinate.

Mr. R. R. R. Subramanian, Assistant, Amalgaon, to Mr. R. R. R. Subramanian, Sub-Commissioner, Madurai District, Madurai, Temp. Col. Secy., to be Officiating Assistant Commissioner of Madurai, Madurai Subordinate.

Fort St. George, September 14, 1937.

Mr. T. S. Mahalingam, Sub-Commissioner, Madurai District, Madurai, Temp. Col. Secy., leave on average pay without medical certificate for two months with effect from 1st October 1937 or date of relief.

**NOTIFICATIONS.**

Fort St. George, September 14, 1937.  
O.S.O. No. 100, Madurai.

Mr. T. S. Mahalingam, Sub-Commissioner, Madurai District, Madurai, Temp. Col. Secy., leave on average pay without medical certificate for two months with effect from 1st October 1937 or date of relief.

**NOTES.**

1. The notice of vacancy in the Madurai District, Madurai, Temp. Col. Secy., to be Officiating Assistant Commissioner of Madurai, Madurai Subordinate.

2. The notice of vacancy in the Madurai District, Madurai, Temp. Col. Secy., to be Officiating Assistant Commissioner of Madurai, Madurai Subordinate.

3. The notice of vacancy in the Madurai District, Madurai, Temp. Col. Secy., to be Officiating Assistant Commissioner of Madurai, Madurai Subordinate.













For St. George, September 14, 1937.

In rule 7 (1) of the rules to regulate the management of the Board and with birth in the St. George's Gazette of the Board of Board, published with the Department of Education No. 473, dated the 21st June 1937, as page 124-125 of Part 2 of the Port St. George Gazette, dated the 27th June 1937—

For the word "Board" read "Board".

N. BANHAMANN AYYANGAR,  
Assistant Secretary to Government.

# NOTIFICATION.

For St. George, September 14, 1937.

(G.O. No. 274, 1937, Development).

No. 811.—The following notification of the Government of India is republished—

## DEPARTMENT OF INDUSTRIES AND LABOUR.

India, the 2nd September 1937.

THE LIAISON.—In exercise of the powers conferred by sub-section (1) of section 3 of the Textile Factories Labour Act, 1919 (XXIX of 1919), the Central Government is pleased to fix the manner as to the rule of the Textile Factories Act to be followed in respect of the entry into service of each assistant manager for the year commencing on 1st October 1937 and ending on 30th September 1938.

For St. George, September 15, 1937.

(G.O. No. 274, 1937, Development).

No. 812.—The following press notification of the Government of India is republished—

## DEPARTMENT OF COMMERCE.

India, the 24th August 1937.

THE EXISTING INTERNATIONAL Textile Control Scheme is due to expire on the 31st March 1938. The Government of India has entered into an agreement providing for the renewal of the scheme for a further period of five years from the 1st April 1938. As the scheme is not yet in force, the scheme entered into with the Government of India has been decided, subject to the necessary legislation being enacted by the Indian Legislature, to extend to the renewal of the Textile Control Scheme. The Government of India has proposed to extend the necessary legislation, if possible, during the current session of the Legislature.

For St. George, August 27, 1937.

(G.O. No. 274, Development).

No. 813.—

In exercise of the powers conferred by sections 13, 14, 15, 17, 18, 20, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

## ANNOUNCEMENT.

1. In the said rules and the Form appended thereto, for the words "Local Government" wherever they occur, the words "Provincial Government" shall be substituted.

2. In rule 89 of the said rules, for the word "Government," the words "Provincial Government" shall be substituted.

3. In rule 123 of the said rules, for the word "Provincial" the word "Provincial" shall be substituted.

For St. George, September 15, 1937.

(G.O. No. 274, Development).

No. 814.—In exercise of the powers conferred by sub-section (1) of section 3 of the Customs Transport Act, 1923 (114 of 1923), the Provincial Government is pleased to make the following amendments in Government Department Notification No. 318, dated the 10th September 1935, published at page 1404-1405 of Part 2

of the Port St. George Gazette, dated the 10th September 1935, as subsequently amended—

## ANNOUNCEMENT.

In paragraph 1 of Schedule II appended to the said notification, for the words "Quarantine to Rangoon both inwards" the words "Quarantine to Rangoon both inwards" shall be substituted.

For St. George, September 15, 1937.

(G.O. No. 274, Development).

No. 815.—In exercise of the powers conferred by paragraph (1) of sub-section (1) and paragraph (1) of sub-section (2) of section 241 of the Government of India Act, 1935, the Provincial Government is hereby pleased to make the following amendments in the said rules, published with Government Department Notification No. 321, dated 24th December 1935, published at page 1192 of Part 1 of the Port St. George Gazette, dated the 10th December 1935—

## ANNOUNCEMENT.

1. In rule 1 of the said rules for the words "ending on 30th September 1937" the words "ending on 30th September 1938" shall be substituted.

2. In rule 11 of the said rules, the following explanation shall be added—

Explanation.—In this rule the expression "the holder of the said temporary post" shall mean "the person named against the temporary post."

For St. George, September 14, 1937.

(G.O. No. 274, Development).

No. 816.—

In exercise of the powers conferred by sub-section (1) of section 20 of the Indian Companies Act, 1913 (XXI of 1913), the Provincial Government is hereby pleased to make the following amendments in the rules published with Government Department Notification No. 156, dated the 13th February 1935, at page 250-251 of Part 2 of the Port St. George Gazette, dated the 27th February 1935, as subsequently amended—

## ANNOUNCEMENT.

In paragraph 11 of the said notification, for the words "in consideration of the guarantee and sub-section of the said notification" the words "in consideration of the said notification, as amended by the Provincial Government, dated the 13th February 1935, at page 250-251 of Part 2 of the Port St. George Gazette, dated the 27th February 1935, as subsequently amended" shall be substituted.

For St. George, September 15, 1937.

(G.O. No. 274, Development).

No. 817.—In exercise of the powers conferred by paragraph (1) of sub-section (1) and paragraph (1) of sub-section (2) of section 241 of the Government of India Act, 1935, the Provincial Government is hereby pleased to make the following amendments in the said rules—

## NOTES.

1. The rules of rule 10 of section 10 of the said rules shall be amended in the said rules in the following manner—

Form	Form.
(1)	(2)
1. Every Third Officer shall be provided with a form to be used at Rangoon.	1. Every Third Officer shall be provided with a form to be used at Rangoon.
2. Every Third Officer shall be provided with a form to be used at Rangoon.	2. Every Third Officer shall be provided with a form to be used at Rangoon.

2. The general and special rules applicable to the holders of permanent posts under the said rules shall apply to the holders of the said temporary posts.

Explanation.—In this rule the expression "the holder of the said temporary post" shall mean "the person named against the said temporary post."



subject to the payment of overtime fees at such rates as may be fixed by the Commissioner by special or general order or this made under any provision contained in this order.

**Emphasis.**—“Class holders” must forward, New Year's day, Good Friday, the King's Birthday and Christmas day.

6. Subject to the conditions in classes 4 and 5, the lock on the workbooks shall be removed only for repairs and never, except by an inspecting officer, and for any other purpose which may be authorized by the Assistant Commissioner. The lock shall be put on immediately after the purpose for which the workbook was opened, is accomplished.

7. The entrance to every repository or feeding room shall be secured with a barometer lock which there are no transmitters, and not otherwise; and if the barometer is broken, the entrance may also be secured with his lock. The key of the barometer lock shall be in the custody of the Inspecting Officer. The barometer lock must be kept in and, when required by the Superintending Officer.

### CHAPTER III.

8. **Handbooks.**—All the handbooks supplied by the Inspecting Officer, whether for sale or for credit, shall be delivered to the licensee or his agent, sealed with the Treasury seal, and the licensee or his agent shall take delivery of the handbooks and have them stored in the Superintending Officer's office and then enter in the handbooks a record of the number and class of handbooks received, and enter the receipt in Form M-1. The licensee or his agent may obtain handbooks from the Inspecting Officer as and when they are required, during the working hours of the municipality.

9. (1) When the licensee wants to purchase handbooks for cash, he shall present to the Treasury Officer an order in Form M-2, countersigned by the Inspecting Officer, and a check in the name of the Inspecting Officer, of the number and class of handbooks required and the cash price of the number of such class, less returns, if any, allowed on a rebate certificate. The Treasury Officer after receiving the check with the order shall deliver the subject of the check with him, hand over the duplicate to the licensee, and send the original to the Inspecting Officer who shall file it in support of the entry of receipt in the M-1 register.

(2) When the licensee wants to purchase handbooks on credit subject to the conditions in class 10, he shall present a requisition in Form M-3 to the Superintending Officer who, after scrutinizing the requisition in detail, with reference to the receipts forwarded, as required by class 10 and the balance of credit outstanding against him, shall pass the order for supply to such extent as may be permissible under class 11 and give it to the licensee who shall present it to the Treasury Officer. The Treasury Officer shall also comply with the requisition, whether in whole or in part, unless the Superintending Officer as to the number and class of handbooks required, and the sum to be recovered from the licensee. The Superintending Officer shall file the order in the M-1 register.

10. A licensee who wants to obtain handbooks on credit under class 11 of Chapter VII of the Order shall execute a credit receipt, and furnish to the Collector of the District a security bond in such form as may be provided by the Commissioner for signature either personally or in the particular case, to the satisfaction of the Collector.

Provided that if the licensee is unable to furnish security to the satisfaction of the Collector, he shall deposit with the Collector, such Government Promissory notes, Savings Bank deposit order or the Collector, or District Office Cash certificate of sufficient value, or mortgage to Government the watch factory and plant and all accessories thereon, to cover the value of the handbooks to be supplied on credit from time to time. If the estimated value of the collection to time, and all its accessories is not sufficient to cover the value of the handbooks supplied on credit, the licensee shall, in addition to the mortgage at the watchfactory and its plant and accessories, furnish security or security in other form, for such amount as may be fixed by the Collector. In the case of default of Government Promissory Notes, the face value thereof shall amount, by

not less than 25 per cent, the value of handbooks to be supplied from time to time.

11. The Collector shall, after the conditions in class 11 have been complied with, authorize the sale of handbooks on credit to the licensee. The cost of handbooks and an order containing the cost of handbooks, subject to be shown later in the handbooks, shall not at any time exceed the amount of security furnished by him. The number of handbooks to be supplied at a time shall not exceed the average number of the handbooks for the last week of the month applied for handbooks since a week, or for two days if he applies since a week, and for two days if he applies since a week. The supply of handbooks as a whole shall not be made after that date since a week.

12. The Treasury Officer shall, for the first time when handbooks are issued on credit, allow the Inspecting Officer of the amount for which security has been furnished by the licensee, the number and class of handbooks issued on credit, and their cash price, and thereafter the Treasury Officer shall advise the Inspecting Officer from time to time, of the amount in paid by the licensee towards the cost of the handbooks, and the number and class of handbooks issued on credit and their cash price.

13. (a) The licensee shall submit to the Collector through the Inspecting Officer on or before the 15th day of each month a statement, for the preceding month, showing—

- (i) the number of handbooks in hand on the first day of the month;
- (ii) the number received during the month;
- (iii) the number used during the month;
- (iv) the number returned, surrendered or lost;
- (v) the balance in hand on the last day of the month.

(b) Separate statements shall be submitted for handbooks purchased for cash and for those purchased on credit.

14. Handbooks purchased for cash and those purchased on credit shall be kept in separate lots in the licensee's warehouse or any other place approved for the purpose, which shall be secured by a barometer lock, the key of which shall be in the custody of the Inspecting Officer. The licensee obtaining handbooks purchased on credit shall be notified by the Inspecting Officer in red with the letters "Credit." The handbooks shall be accounted for separately in the M-1 register kept by the Inspecting Officer and by the licensee.

15. The licensee shall deliver to the custody of the Inspecting Officer from day to day, such of the handbooks as have become unserviceable before they have been issued to him or his agent. The licensee shall make immediately known to the Inspecting Officer and to the Collector that the handbooks in question have not been used and possibly on a lot or batch which has been issued from any watch factory and that the figures "A", "B", "C", "D", "E", "F", "G", "H", "I", "J", "K", "L", "M", "N", "O", "P", "Q", "R", "S", "T", "U", "V", "W", "X", "Y", "Z", "AA", "AB", "AC", "AD", "AE", "AF", "AG", "AH", "AI", "AJ", "AK", "AL", "AM", "AN", "AO", "AP", "AQ", "AR", "AS", "AT", "AU", "AV", "AW", "AX", "AY", "AZ", "BA", "BB", "BC", "BD", "BE", "BF", "BG", "BH", "BI", "BJ", "BK", "BL", "BM", "BN", "BO", "BP", "BQ", "BR", "BS", "BT", "BU", "BV", "BW", "BX", "BY", "BZ", "CA", "CB", "CC", "CD", "CE", "CF", "CG", "CH", "CI", "CJ", "CK", "CL", "CM", "CN", "CO", "CP", "CQ", "CR", "CS", "CT", "CU", "CV", "CW", "CX", "CY", "CZ", "DA", "DB", "DC", "DD", "DE", "DF", "DG", "DH", "DI", "DJ", "DK", "DL", "DM", "DN", "DO", "DP", "DQ", "DR", "DS", "DT", "DU", "DV", "DW", "DX", "DY", "DZ", "EA", "EB", "EC", "ED", "EE", "EF", "EG", "EH", "EI", "EJ", "EK", "EL", "EM", "EN", "EO", "EP", "EQ", "ER", "ES", "ET", "EU", "EV", "EW", "EX", "EY", "EZ", "FA", "FB", "FC", "FD", "FE", "FF", "FG", "FH", "FI", "FJ", "FK", "FL", "FM", "FN", "FO", "FP", "FQ", "FR", "FS", "FT", "FU", "FV", "FW", "FX", "FY", "FZ", "GA", "GB", "GC", "GD", "GE", "GF", "GG", "GH", "GI", "GJ", "GK", "GL", "GM", "GN", "GO", "GP", "GQ", "GR", "GS", "GT", "GU", "GV", "GW", "GX", "GY", "GZ", "HA", "HB", "HC", "HD", "HE", "HF", "HG", "HH", "HI", "HJ", "HK", "HL", "HM", "HN", "HO", "HP", "HQ", "HR", "HS", "HT", "HU", "HV", "HW", "HX", "HY", "HZ", "IA", "IB", "IC", "ID", "IE", "IF", "IG", "IH", "II", "IJ", "IK", "IL", "IM", "IN", "IO", "IP", "IQ", "IR", "IS", "IT", "IU", "IV", "IW", "IX", "IY", "IZ", "JA", "JB", "JC", "JD", "JE", "JF", "JG", "JH", "JI", "JJ", "JK", "JL", "JM", "JN", "JO", "JP", "JQ", "JR", "JS", "JT", "JU", "JV", "JW", "JX", "JY", "JZ", "KA", "KB", "KC", "KD", "KE", "KF", "KG", "KH", "KI", "KJ", "KL", "KM", "KN", "KO", "KP", "KQ", "KR", "KS", "KT", "KU", "KV", "KW", "KX", "KY", "KZ", "LA", "LB", "LC", "LD", "LE", "LF", "LG", "LH", "LI", "LJ", "LK", "LL", "LM", "LN", "LO", "LP", "LQ", "LR", "LS", "LT", "LU", "LV", "LW", "LX", "LY", "LZ", "MA", "MB", "MC", "MD", "ME", "MF", "MG", "MH", "MI", "MJ", "MK", "ML", "MN", "MO", "MP", "MQ", "MR", "MS", "MT", "MU", "MV", "MW", "MX", "MY", "MZ", "NA", "NB", "NC", "ND", "NE", "NF", "NG", "NH", "NI", "NJ", "NK", "NL", "NM", "NO", "NP", "NQ", "NR", "NS", "NT", "NU", "NV", "NW", "NX", "NY", "NZ", "OA", "OB", "OC", "OD", "OE", "OF", "OG", "OH", "OI", "OJ", "OK", "OL", "OM", "ON", "OO", "OP", "OQ", "OR", "OS", "OT", "OU", "OV", "OW", "OX", "OY", "OZ", "PA", "PB", "PC", "PD", "PE", "PF", "PG", "PH", "PI", "PJ", "PK", "PL", "PM", "PN", "PO", "PP", "PQ", "PR", "PS", "PT", "PU", "PV", "PW", "PX", "PY", "PZ", "QA", "QB", "QC", "QD", "QE", "QF", "QG", "QH", "QI", "QJ", "QK", "QL", "QM", "QN", "QO", "QP", "QQ", "QR", "QS", "QT", "QU", "QV", "QW", "QX", "QY", "QZ", "RA", "RB", "RC", "RD", "RE", "RF", "RG", "RH", "RI", "RJ", "RK", "RL", "RM", "RN", "RO", "RP", "RQ", "RR", "RS", "RT", "RU", "RV", "RW", "RX", "RY", "RZ", "SA", "SB", "SC", "SD", "SE", "SF", "SG", "SH", "SI", "SJ", "SK", "SL", "SM", "SN", "SO", "SP", "SQ", "SR", "SS", "ST", "SU", "SV", "SW", "SX", "SY", "SZ", "TA", "TB", "TC", "TD", "TE", "TF", "TG", "TH", "TI", "TJ", "TK", "TL", "TM", "TN", "TO", "TP", "TQ", "TR", "TS", "TT", "TU", "TV", "TW", "TX", "TY", "TZ", "UA", "UB", "UC", "UD", "UE", "UF", "UG", "UH", "UI", "UJ", "UK", "UL", "UM", "UN", "UO", "UP", "UQ", "UR", "US", "UT", "UU", "UV", "UW", "UX", "UY", "UZ", "VA", "VB", "VC", "VD", "VE", "VF", "VG", "VH", "VI", "VJ", "VK", "VL", "VM", "VN", "VO", "VP", "VQ", "VR", "VS", "VT", "VU", "VV", "VW", "VX", "VY", "VZ", "WA", "WB", "WC", "WD", "WE", "WF", "WG", "WH", "WI", "WJ", "WK", "WL", "WM", "WN", "WO", "WP", "WQ", "WR", "WS", "WT", "WU", "WV", "WW", "WX", "WY", "WZ", "XA", "XB", "XC", "XD", "XE", "XF", "XG", "XH", "XI", "XJ", "XK", "XL", "XM", "XN", "XO", "XP", "XQ", "XR", "XS", "XT", "XU", "XV", "XW", "XX", "XY", "XZ", "YA", "YB", "YC", "YD", "YE", "YF", "YG", "YH", "YI", "YJ", "YK", "YL", "YM", "YN", "YO", "YP", "YQ", "YR", "YS", "YT", "YU", "YV", "YW", "YX", "YY", "YZ", "ZA", "ZB", "ZC", "ZD", "ZE", "ZF", "ZG", "ZH", "ZI", "ZJ", "ZK", "ZL", "ZM", "ZN", "ZO", "ZP", "ZQ", "ZR", "ZS", "ZT", "ZU", "ZV", "ZW", "ZX", "ZY", "ZZ".

16. Handbooks, whether purchased for cash or on credit, which have become unserviceable before being issued to him or his agent, shall be produced once a month, together with a certificate of the Inspecting Officer that they have not been previously used, before the Collector who, after examining the handbooks, shall, upon return of the certificate of the Inspecting Officer, for the return of the cost value of the handbooks produced. Similarly, an application for handbooks produced similarly, as application for the return of the cost value of handbooks on issue of which the licensee has been supplied with a certificate of the Collector, shall be submitted by the licensee to the Inspecting Officer that the handbooks have been destroyed. If the Collector satisfies the return, the licensee may produce the return against the cost of the handbooks and receive against it the amount of the return to be issued against the cost of handbooks produced by him.

In the case of hardware purchased on credit, the refund of the cash price shall be sustained only after the end of the hardware used in the month has been refunded into the Treasury.

#### Figure IV

12. Transfer of vehicles from the parking zone of the municipality to the bonded warehouse—The parking of motorian cars, buses or boats and the storage of merchandise in boats, shall be done only during work hours and under work conditions as may be fixed by the Commissioner under rule 4. The parking of buses or boats in rear yards and of persons with arms shall be done only in the Bonding zone and in the presence of the Supervising Officer, after the buses or boats have been authorized to remain with the Arm and the Order.

15 The Supervising Officer shall see that the bunkers are properly stored in boxes or bundles so that they cannot be opened without leaving the bunkers, and check the contents of each case, package or packet and the number of matches contained in at least one box in every 10 gross of boxes before they are bunkered.

10. No patient or case contracting leprosy or leishmaniasis should be allowed and remained in a hospital or institution except when a leprosy or leishmaniasis plan has been approved in each kind of hospital in the manner laid down in Chapter VII of the Order and in accordance with the provisions of the Order.

33. Above each cone, or packet is placed, via Supervising Officer shall reduce or improve thereon with a rubber stamp the word "checked" and sign and date the same to denote the accuracy of the cone, or packet being prepared and weighed in the bonded warehouse.

St. Each row, or packet shall contain only an integral number (whether one or more than one) of green leaves or bundles of needles. The leaves or needles in each case or packet shall contain the same number of needles on the average and shall, except in the case of needles accepted from living trees or leaves or needles bearing buds from living trees or shrubs, be cut from the same tree.

(f) Counts or portions of each class of members shall bear separate consecutive numbers and shall include the number of each house in each.

Cases of parcels containing books or booklets with 40, 60 or 80 matches as an average, shall be distinguished by the letters 'A,' 'B' and 'C' respectively.

23 All kama or bookish containing matches intended for export and as which no handsets have been affixed, and all loose matches to be exported, shall, before they are removed to the bonded warehouse, be packed into cases, or parcels on which shall be pasted labels bearing the inscription "Unbranded Matches for Export."

24. No case, packet, box or booklet, containing notices and all these notices shall be removed from the bonded warehouse except with the permission of the Importing Office. Before removal to the bonded warehouse, the licensee shall present an application in Form 313-10 in duplicate to the Importing Office. Every such application shall be numbered consecutively. When a case, packet or booklet of low notices are removed from the bonded warehouse to the Importing Office and the licensee shall each enter the quantity of notices removed to the Importing Office Form M-2.

23. *Shower into the flooded wasteland*—On the arrival of new snow, perhaps, heavy or hail-like, during winter, at the flooded wasteland, the poet says that the "flood" is still "in the air," and the entire wasteland is "in the confusion," with the "new snow" in the form of "M." In the case of the poem of the appointment in Form M-3 (a), he still endows the word "flooded" with age and adds the metaphorical and deliver it to the dreamer, in the duplicate copy, he still combines the words "flood" and "flood" and thus the metaphorical sense of it. The "flood" is the "flood" of the rain in the reality in Form M-4 in the relationship.

It is not the case of don't as to the efficacy of law and its enforcement. It is not the case of don't as to the efficacy of law and its enforcement. It is not the case of don't as to the efficacy of law and its enforcement.

[illegible]

21. Separate compartments or separate divisions in the same compartment shall be utilized in the loaded warehouse [ ]

10 cm. of packets containing leaves or  
bundles of material on which hundreds of  
larvae have been observed.

(2) none, or perhaps containing some a  
 number of patches on which handrails rest.

(b) cases, or parties of unbalanced matches extended for review.

The cases, or packets containing boxes or basket of matches of each class shall be stored separately and cases, or packets of different sizes shall be marked according to the average number of gross boxes or baskets in each, so as to facilitate receiving and check up, and issue from, the bundle warehouse.

As the removal of matches from the landfill warehouse to the manufacturing or finishing room is discontinued, the owner must ensure that the matches are not dispersed. Where permitted, the landfill operator shall place a record of the cost of handling stored in the books or booklets when most reasonably be designated in opening the books or booklets. Where matches are removed from the landfill warehouse to be reconditioned, the quantity removed shall be reported as an issue in the appropriate records of the landfill regular work. The records of the matches have been issued to the landfill owner.

Devin, T.

99. Issue of matches from the bonded warehouse. No matches shall be issued out of the bonded warehouse except in accordance with the provisions of this Order or otherwise than under a permit issued by the Supervising Officer.

10. Handcuffing members.—Every application for a permit under clause 30 shall be in Form M-3 (1) is duplicate, and shall be presented to the Major Licensing Officer at least one hour before the time fixed for the removal of the vehicles. Every such application shall be accompanied by a written receipt for the value of the handcuffs purchased.

21. (1) When the treasury receipt produced shows payment for a greater number of bonds than the list required for the basis of liability of which contained in the case, or packets received, if Supervising Clerk shall endorse on the above, the Treasury receipt—

(b) The serial number of the crate, and yushy removed, and the date of their removal.

(2) the storage container of matches contains no deck box or booklets; and

(d) the number and date of handovers used for the matches concerned.

The Supervising Officer shall make a check ordered on the Treasury receipt from time to time until all the bondholders paid for under Treasury time (i) have been allowed to leave or have lots of watches retained on the same, or park, and such cases, or persons have been removed by the bonded warehouse.

(2) The Treasury receipt shall be deposited by the Collector with a copy of the application in Form M-2 (40) and the permit delivered to the gas purchaser at once, provided that when the binder used for the vehicle involved was less than the number of barrels for which a Treasury receipt has been obtained, the receipt need not be deposited by the Collector but an indication in the



33. It shall be noted in lieu of the quantity of matches actually received and the number and date of the Treasury receipt in which the handbills have been paid for.

34. On receipt of an application in Form M-3 (a) submitted in accordance with the foregoing, the Supervising Officer shall issue a permit in Form M-4.

35. The permit in Form M-4 shall be in triplicate, the original shall be retained by the Inspector General, the duplicate shall accompany the consignee to be delivered to the licensee upon its arrival at the port, and the triplicate shall be delivered to the licensee to be sent with the correspondence of matches to the destination.

36. The permit to guard at the gate shall denote the consignee and after recording himself that the number of cases or bundles in the permit, show it in the entry at the gate. The permit to guard at the gate shall denote the consignee copy at the permit in the permit office, and the permit to be issued to the licensee shall be issued to the consignee to be kept in the permit office, and the permit to be issued to the licensee shall be issued to the consignee to be kept in the permit office.

37. When an application in Form M-4 (a) is submitted to the Supervising Officer for receipt of matches, contained in boxes or bundles, or other handbills purchased on credit have been shown, the licensee shall, if he has paid for the handbills on the basis of a permit to be issued, attach the Treasury receipt in token of payment of the cost price of the handbills; and the Supervising Officer shall issue a permit to load down in clause 25 and shall send the Treasury receipt as indicated in clause 25, according to the boxes or bundles as received on the same date or on a different date.

38. If the cost price of the handbills has not been paid for the Supervising Officer shall, after recording the amount of credit outstanding with the licensee, which should be furnished by the Treasury Office, as explained in clause 25 and the amount of deposit or security, issue a permit to load down in clause 25.

39. In other respects, clauses 20 to 22 shall apply as in the case of general or ordinary boxes or bundles to which handbills purchased for cash have been added.

40. Unsubscribed matches—When a licensee wants to export unsubscribed matches from the bonded warehouse, he shall present an application in Form M-5 (a) to the Supervising Officer.

41. On receipt of the application from the licensee under clause 40, the Supervising Officer shall receive the details furnished by the licensee and issue a permit in Form M-5 as quadruplicate and permit the removal of the consignments from the bonded warehouse. The original permit shall be retained by the Supervising Officer, the duplicate shall be delivered to the permit at the gate as required by sub-clause (2) of clause 25, the triplicate shall accompany the consignments to the destination, and the quadruplicate shall be delivered to the licensee who shall, on the date of export by land, produce it before the Officer in charge of the Land Customs Station (Customs) as a verifying officer at such other place (Customs) as may be prescribed by rule or order, and in the case of export by sea, before the Chief Customs Officer at the port of export. The licensee shall submit an endorsement on the permit form in respect of the quantity of matches received and the amount of deposit or security, and if he has been exported from a bonded port and shall return the permit as submitted to the Supervising Officer within a week. The Supervising Officer shall send the permit to the Collector with the licensee's application for refund of duty from the amount of duty advanced under clause 9 of the Order.

# CHAPTER VI.

## Accounts.

42. Accounts—The Supervising Officer and the licensee shall each maintain a register in Form M-6 showing daily the quantity of matches produced and the quantity sent into the bonded warehouse. At the end of the month, the totals in the M-6 register shall be transmitted with a request in Form M-7 (a) to the Collector. The register shall be filled in both the register for unsubscribed matches submitted for export and for matches which have been exempted from being packed, free of duty and bonded. The licensee as well as the Supervising Officer shall maintain a register in Form M-4 showing the quantity of matches received into and the quantity issued from the bonded warehouse daily. Separate pages shall be added, in both the registers for class 1, class 2, class 3 and class 4 matches (matches exempted from bonded being added to the issue containing thereby and 'unsubscribed' matches for export), and the totals of the month for each in the M-4 register shall be transmitted with a request in Form M-8 (a), showing the receipts and issue for each month. The M-4 and M-8 registers shall be retained up to date. The entries in the registers maintained by the licensee shall be compared daily by the Supervising Officer with the entries in his register and he shall submit the licensee's register at least of class 1, class 2, class 3 and class 4 matches between the two registers, the entries in the register maintained by the licensee shall be reconciled with those in the registers maintained by the Supervising Officer, and if they cannot be reconciled, the matter shall be reported to the Assistant Commissioner through the Customs Inspector or Assistant Inspector in charge of collection of match duties, to the next day, for order.

43. The monthly return in Form M-7 (a) prescribed by clause 42 of the Order shall be submitted to the Collector through the Supervising Officer. The Supervising Officer shall check the entries in the return with an extract of the monthly totals as entered in the M-4 (a) and M-8 (a) registers; if he finds that the entries agree, he shall endorse the return with the words 'the totals in the M-4 (a) and M-8 (a) registers in the Collector, endorsing the fact that the return has been checked and found correct. If there is any discrepancy between the entries in Form 4 and the M-8 and M-4 registers, the Supervising Officer shall return it to the licensee for rectification, if the licensee is unable to rectify the return it is to bring their own agreement with those entered in the M-4 (a) and M-8 (a) registers, the Supervising Officer shall report the matter to the Collector for order.

44. The Supervising Officer shall maintain a daily register in Form M-6, showing the receipt of boxes purchased for cash from the Treasury and of the boxes to the licensee. The licensee shall maintain a daily register in Form M-6 (a) showing the receipt of handbills with him, receipt for the opening balance of handbills in the bonded warehouse, the number and on the basis of monthly sent to the bonded warehouse, the number damaged and unaccounted for, and the balance with him. In the last day of the following month, he shall submit to the Supervising Officer an extract of the totals in the return in Form M-7 (a). The Supervising Officer shall check the accuracy of the statements with the licensee at the register in Form M-7 (a) maintained by him, submit the return received from the licensee register with an extract of the totals in the register in Form M-7 (a) to the Collector. From that receipt the Collector shall check the entries of handbills from the Treasury, the duty collected, the number of handbills received, unaccounted, the number purchased for cash, and the number remaining with the licensee at the end of the month, and issue a disposal in the subsequent month. He shall also check whether the number of handbills on the bond or bundles of matches issued from the bonded warehouse during a particular period exceeds or not the handbills purchased.

45. In regard to handbills purchased on credit, the Supervising Officer shall maintain a separate account of the handbills received and of those sent to the licensee in Form M-4. Both the Supervising Officer and the licensee shall submit their returns in Form M-7 (a) of the number of handbills received from the Supervising Officer, with



Figure 11—M. L. (i) Document showing the stamp, transfer to the bonded warehouse and balance of bonds purchased on credit with the Treasury.

[illegible]

Statement of the wire is correlated as well as borne by the double wire, the cable, the wire and the wire in the double wire.

[illegible]

Form 112.—No. 1. Duty corresponding to entries in Part I.

	Duty on goods with the license.				Duty on goods in the bonded warehouse.				Total.				Duty on goods in the bonded warehouse.				Amount of duty on goods in the bonded warehouse.				Duty on goods with the license.			
	(100)				(101)				(102)				(103)				(104)				(105)			
	10	20	30	Total	10	20	30	Total	40	50	60	Total	40	50	60	Total	40	50	60	Total	40	50	60	Total
	10	20	30	Total	10	20	30	Total	40	50	60	Total	40	50	60	Total	40	50	60	Total	40	50	60	Total
	10	20	30	Total	10	20	30	Total	40	50	60	Total	40	50	60	Total	40	50	60	Total	40	50	60	Total

Form 113.—Duty corresponding to the entries in Part II.

	Duty on goods in the bonded warehouse.				Duty on goods in the bonded warehouse.				Total.				Duty on goods in the bonded warehouse.				Amount of duty on goods in the bonded warehouse.				Duty on goods in the bonded warehouse.			
	(100)				(101)				(102)				(103)				(104)				(105)			
	10	20	30	Total	10	20	30	Total	40	50	60	Total	40	50	60	Total	40	50	60	Total	40	50	60	Total
	10	20	30	Total	10	20	30	Total	40	50	60	Total	40	50	60	Total	40	50	60	Total	40	50	60	Total
	10	20	30	Total	10	20	30	Total	40	50	60	Total	40	50	60	Total	40	50	60	Total	40	50	60	Total

No. 2. Statement showing the duty on goods purchased on credit from the Treasury warehouse made by the license and the balance of the cost price of goods to be recovered.

No. 2. (4) Statement showing the duty on goods purchased on consignment from the following countries, viz.:																																			
Entry. (1)	Goods purchased with the license.								Goods received at license ports from the license territory.								Total duty.				No drawback made by the license.				No drawback of duty on goods imported by license.				Balance to be recovered from the license.				Remarks.		
	(2)								(3)								(4)				(5)				(6)				(7)					(8)	(9)
	10	20	30	Total	40	50	60	Total	70	80	90	Total	100	110	120	Total	130	140	150	Total	160	170	180	Total	190	200	210	Total							
	Rs. 2.	P.	A.	Rs. 2.	P.	A.	Rs. 2.	P.	A.	Rs. 2.	P.	A.	Rs. 2.	P.	A.	Rs. 2.	P.	A.	Rs. 2.	P.	A.	Rs. 2.	P.	A.	Rs. 2.	P.	A.	Rs. 2.	P.	A.					

SEP. 28, 1937

WOLF ST. GEORGE GAZETTE

1893

Form 1-2.

99

Manufacture of

1	Manufacture of											2	3				
	Manufacture of												Total number of units or pieces of goods in product	Total number of units or pieces of goods in product			
10	Manufacture of																
	Manufacture of																
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## Form M-3 A.

Application for removal of matches from the manufacturing store to the bonded warehouse of \_\_\_\_\_ manufacturing.

No. \_\_\_\_\_

Date \_\_\_\_\_ 18 \_\_\_\_

To

The Supervising Officer,

\_\_\_\_\_ Manufacturing.

Re,

Please permit me to remove from the manufacturing store to the bonded warehouse, matches as detailed below:

	Class			
	I	II	III	IV
Number of cases or packages .. .. .				
Number of gross boxes or bundles in each case or packet.				
Less matches .. .. .				
Total number of gross boxes or bundles .. .. .				

Licence holding,

Form (B)—The case or package bear the following serial numbers:—

Form (C)—Class I contains not more than 40 matches.

Class II contains more than 40 but not more than 80 matches.

Class III contains more than 80 but not more than 160 matches.

Class IV contains more than 160 matches.

## Form M-3 B.

Application for removal of \_\_\_\_\_ matches from the bonded warehouse of \_\_\_\_\_

No. \_\_\_\_\_

Date \_\_\_\_\_ 18 \_\_\_\_

To

The Supervising Officer,

\_\_\_\_\_ Manufacturing.

Re,

Please permit me to remove for \_\_\_\_\_ matches in accordance with the particulars given below:—

	Class			
	I	II	III	IV
Name and address of the retail dealer .. .. .				
Place of loading by rail or port of shipment where the removal is for export .. .. .				
Number of cases or packages .. .. .				
Number of gross boxes or bundles in each case or packet .. .. .				
Total number of gross boxes or bundles .. .. .				
Less matches .. .. .				
Duty paid .. .. .				
Treasury Receipt No. .. .. .				

Dated \_\_\_\_\_ of \_\_\_\_\_ Treasury Licence holding

Form (B)—The case or package bear the following serial numbers:—

Form (C)—Class I contains not more than 40 matches.

Class II contains more than 40 but not more than 80 matches.

Class III contains more than 80 but not more than 160 matches.

Class IV contains more than 160 matches.



## Form M-3.

*Form for the issue of matches from the bonded warehouse of*

No. \_\_\_\_\_ Dated \_\_\_\_\_ 19\_\_

\_\_\_\_\_ is hereby permitted to remove  
from the bonded warehouse \_\_\_\_\_ cases or packets of matches for issue to the person mentioned below—

Name	Class No. 1.	Class No. 2.	Class No. 3.	Class No. 4.
Address _____				
Number of cases or packets .. .. .				
Serial number of this case or packet .. .. .				
Number of gross boxes or booklets in each case or packet .. .. .				
Total number of gross boxes or booklets .. .. .				
Total .. .. .				

Duty paid, Rs. \_\_\_\_\_ of \_\_\_\_\_ Treasury.  
Treasurer's Receipt No. \_\_\_\_\_ dated \_\_\_\_\_  
The excise agent shall pass through this \_\_\_\_\_ gate.

Superintending Officer, Bonded Warehouse.

NOTE.—(1)—To be printed in duplicate.

FORM M-3.—Class No. 1 contains all entries for matches.

Class No. 2 contains entry class of all entry cases of matches.

Class No. 3 contains entry class of all entry cases of matches.

Class No. 4 contains entry class.

NOTE.—(2)—Cases for removal in case of entry shall be supported by a certificate of duty paid—Treasury.

Checked the accounts according to the receipt of goods and serial and of the duty as follows—

Number of cases or packets .. .. .

Number of gross boxes or booklets in each case, or packet .. .. .

Total number of boxes or booklets .. .. .

Number of boxes or booklets .. .. .

Total number .. .. .

Form on guard duty.

## Form M-4.

Letter of introduction.

No. \_\_\_\_\_ Dated \_\_\_\_\_ 19\_\_

To \_\_\_\_\_

The \_\_\_\_\_  
Treasurer's Office,

By,

I have this day issued matches from the bonded warehouse, particulars of which are noted below; the total of hundreds of which has been paid under the following treasury receipts—

(a) Name \_\_\_\_\_  
Address \_\_\_\_\_  
(b) Treasury Receipt No. \_\_\_\_\_ dated \_\_\_\_\_  
Rs. \_\_\_\_\_ dated \_\_\_\_\_  
(c) \_\_\_\_\_

Class No. 1. Class No. 2. Class No. 3. Class No. 4.

Number of cases or packets .. .. .

Serial number of case or packet .. .. .

Number of gross boxes or booklets in each case or packet .. .. .

Total number of boxes or booklets .. .. .

Duty paid, Rs. \_\_\_\_\_

Treasury Receipt No. \_\_\_\_\_ dated \_\_\_\_\_ of \_\_\_\_\_ Treasury.

Superintending Officer.

Copy to the Treasury Office.

NOTE.—Class No. 1 contains all entries for matches.

Class No. 2 contains entry class of all entry cases of matches.

Class No. 3 contains entry class of all entry cases of matches.

Class No. 4 contains entry class.



Form N-1.

*Indemnity for the Purchase of Handicraft for Cash.*  
(The original.)To  
The Treasury Officer.Sir,  
Please supply me with handicraft purchases of which are furnished below, for which I enclose a cheque for the sum of Rs. \_\_\_\_\_ and a receipt.

	Class 1	Class 2	Class 3	Class 4	Others
1. The Indian purchases of which are given above may be accepted with _____ and is received by _____					
2. A receipt certificate has been granted in Column No. _____					

Notes:—The receipt will be dated in the date of receipt and paragraph 1 is not of receipt which are not being given the receipt and receipt.

To be supplied when is not received by the Collector in 1937.

Form N-2

*Receipt for the Supply of Handicraft on Credit*To  
The Treasury Officer.

Manufacture.

Dated \_\_\_\_\_ 1937

Sir,  
I have this day to \_\_\_\_\_ Factory the undermentioned quantities of handicraft—

No.	Name of the handicraft	For purchase of handicraft in 1937	Number of units		Value
			Class 1	Class 2	
40	..	..	..	..	..
41	..	..	..	..	..
42	..	..	..	..	..
Total ..					..

1. Please ask the Treasury Officer \_\_\_\_\_ to supply \_\_\_\_\_ with handicraft of the following description on credit for use of \_\_\_\_\_ match manufacturing—

No.	Name of the handicraft	For purchase of handicraft in 1937	Number of units	Value	
				Class 1	Class 2
40	..	..	..	..	..
41	..	..	..	..	..
42	..	..	..	..	..
Total ..					..

Dated \_\_\_\_\_

Forwarded to the Treasury Officer, \_\_\_\_\_

2. The quantities of goods of handicraft intended for use due to \_\_\_\_\_ in \_\_\_\_\_ and \_\_\_\_\_ to \_\_\_\_\_ in \_\_\_\_\_ the number of goods of handicraft of each class to be issued according to match balance is given in column.

Dated \_\_\_\_\_

Port St. George, September 15, 1937  
(G.O. No. 2578, Development).

No. 2578.—In answer of the question submitted by paragraph (b) of sub-section (1) and paragraph (b) of sub-section (2) of section 245 of the Government of India Act, 1937, the Secretary to Government is hereby pleased to make the following amendments to the special rules, published with the Development Department Circular No. 212, dated the 8th December 1936, at page 1732 of Part I of the Port St. George Gazette, dated the 15th December 1936:—

**Amendment.**

In rule 1 of the said rules, for the expression "on 25th September 1937" the expression "on 25th September 1936" shall be substituted.

Port St. George, September 21, 1937  
(G.O. No. 2585, Development).

No. 2585.—The Executive Government are satisfied that a trade dispute exists between the employees of the Madras Mills and the workmen employed in the King Pinner Department of the mills in the matter of employment of labour on two weeks night shift and one week

day shift and have decided to refer the dispute and the matters contained therein to a Court of Enquiry under section 3 of the Trade Disputes Act, 1927.

2. M. K. N. Chandrasekhar, Asst. General, & c., M.A., District and Sessions Judge, Madras, is, without prejudice to his duties as District and Sessions Judge, appointed as a Court of Enquiry to enquire into the above dispute. The Court is directed to enquire into the following matters and submit its report to Government as early as practicable:—

(1) Whether the system of two weeks night shift and one week day shift is not workable in view of the conditions prevailing in the mills generally in India and the special reasons put forward by the management;

(2) Whether the grant of the extension of the Madras Labour Union for Trade Unions in a granting a strike without cause was or was not proper; and

(3) What recommendations should be made to the employer and the workmen.

3. The attention of the Court is particularly invited to draw the notice and the powers of the Court and provide the procedure to be followed by the Court and also to the rules laid down by the President Government under the Act in G.O. No. 245 E, dated the 25th January 1929.



## PRESS COMMUNIQUE.

Port St. George, September 14, 1937.

No. 504.—

[Unemployment—Collection of statistics of the educated unemployed.]

In the course of the past fifteen months the Government made two attempts to obtain statistics of unemployment among the educated classes in the Province, by asking the educated unemployed themselves to furnish certain particulars to the Commissioner of Labour and Wages Office. The first was confined to graduates and diploma holders but the result even in this restricted sphere was disappointing. In the second attempt the Government widened the scope of the census so as to embrace all educated unemployed and adopted the terms Committee's definitions of the expressions 'educated' and 'unemployed.' This census is now in progress but indications are that this attempt is not likely to prove more successful than the first, in view of the very complicated definitions provided of the two expressions referred to above.

2. The Government as now constituted, however, feel that another but a more earnest attempt should be made but that the census this time should embrace all people who remain unemployed at the time it is taken and who have,

- (1) obtained at least a completed Secondary School-Leaving Certificate issued under the authority of the Government of Madras; or
- (2) passed the European High School Examination under the authority of the Government of Madras; or
- (3) been declared eligible for the College course by any University; or
- (4) completed the third form or any corresponding class in any general educational institution and have received technical education in a recognised educational or technical school and hold a certificate in token of having completed a course of instruction in such a school; or
- (5) obtained an oriental title.

It is the considered view of the present Government that it would be altogether wrong to assume that the unemployed people would care to report their sad plight to the authorities especially when there is no promise from the latter of employment or some unemployment benefit of any kind and that the proper course is for a suitable Government agency to go to the unemployed and obtain the required particulars from them. The task is, however, vast and the Government consider that it should not be undertaken all over the Province at once unless and until they are satisfied that there is a reasonable chance of success. They accordingly propose to make an intensive effort in a few selected districts, viz., Madurai, Thanjavur, North Arcot, Aranjapur, Chittoor and Vellore; and in the first instance through Collection of statistics who have a district-wide organisation well suited to the purpose. Collectors will be requested to have the census taken in every village and town in their respective districts by the village headmen or the village barman with the help of the field Revenue Inspector. The headmen or the barman will be required to personally get into touch with all the educated unemployed in his village and to get each of them fill in the required particulars in a copy of the form appended. The census will be taken in the first week of October 1937 (1st to 5th). The Collectors of these districts will see that the forms so filled in are sent in the Director of Industries, Madras, so as to reach him by the 15th October 1937 and the Director will have the figures tabulated by his Statistical Officer and submit them to Government by the 25th October 1937 with the Statistical Officer's review on the figures.

3. The Government would greatly appreciate the co-operation of the public including the educated unemployed themselves and of all public bodies including Congress committees in the matter of collection of the statistics and the co-operation of the Press in giving wide publicity to this communique.

## APPENDIX.

## Form.

Questionnaire for the educated unemployed

(Only those who are "educated" within the meaning assigned in first para need below and fill in this form.)

Note.—"Educated" means—

- (a) the holder of a completed Secondary School-Leaving Certificate issued under the authority of the Government of Madras; or
- (b) a person who has passed the European High School Examination under the authority of the Government of Madras; or
- (c) a person declared eligible for the College course by any University; or

- (d) a person who has completed the III Form or any corresponding standard and holds a certificate in token of having completed a course of instruction in a recognised technical or technical school; or
- (e) holder of an oriental title.

1. What is your name?
2. What is your age?
3. What is your address?
4. What are your qualifications?
5. How long is it since you finished your studies?
6. What employment have you held before?
7. How long have you been unemployed?
8. Married or single.

Signature: .....























Under section 4 of the Land Acquisition Act, the Provisional Government hereby declares that the land specified below and comprising 214 of an acre, be the same 2 1/20 parts or lots, is needed for a public purpose, to wit, for the construction of a distribution channel; and under sections 5 and 7 of the same Act, the Public Officer, Kavar, is appointed to perform the duties under the provisions of the said Act and to take order for the acquisition of the land and land. Under sub-section (1) of section 7 of the said Act, the Provisional Government further direct the public officer to take order for the acquisition of the land and land specified in section 4 (1) of the said Act. A plan of the land is kept in the office of the Public Officer, Kavar, and may be inspected at any time during office hours.

Thiruvannamalai district, Kollidam taluk.  
Kannanur village.

Agreement, No. 37, No. 1152 A, between the Provisional Government and the Public Officer, Kavar, for the acquisition of the land and land specified in section 4 (1) of the said Act, to wit, for the construction of a distribution channel; and under sections 5 and 7 of the same Act, the Public Officer, Kavar, is appointed to perform the duties under the provisions of the said Act and to take order for the acquisition of the land and land specified in section 4 (1) of the said Act. A plan of the land is kept in the office of the Public Officer, Kavar, and may be inspected at any time during office hours.

U. SCOTT BROWN,  
Secretary to Government.

(Buildings and Roads.)

#### ACQUISITION OF LANDS.

Port St. George, September 1, 1927.

Under section 4 of the Land Acquisition Act, the Provisional Government hereby declares that the land specified below and comprising 214 of an acre, be the same 2 1/20 parts or lots, is needed for a public purpose, to wit, for the construction of a distribution channel; and under sections 5 and 7 of the same Act, the Public Officer, Kavar, is appointed to perform the duties under the provisions of the said Act and to take order for the acquisition of the land and land specified in section 4 (1) of the said Act. A plan of the land is kept in the office of the Public Officer, Kavar, and may be inspected at any time during office hours.

Thiruvannamalai district, Kollidam taluk.  
Kannanur village.

Agreement, No. 37, No. 1152 A, between the Provisional Government and the Public Officer, Kavar, for the acquisition of the land and land specified in section 4 (1) of the said Act, to wit, for the construction of a distribution channel; and under sections 5 and 7 of the same Act, the Public Officer, Kavar, is appointed to perform the duties under the provisions of the said Act and to take order for the acquisition of the land and land specified in section 4 (1) of the said Act. A plan of the land is kept in the office of the Public Officer, Kavar, and may be inspected at any time during office hours.

Agreement, No. 37, No. 1152 A, between the Provisional Government and the Public Officer, Kavar, for the acquisition of the land and land specified in section 4 (1) of the said Act, to wit, for the construction of a distribution channel; and under sections 5 and 7 of the same Act, the Public Officer, Kavar, is appointed to perform the duties under the provisions of the said Act and to take order for the acquisition of the land and land specified in section 4 (1) of the said Act. A plan of the land is kept in the office of the Public Officer, Kavar, and may be inspected at any time during office hours.

Total .....

Port St. George, September 15, 1927.

Whereas it appears to the Provisional Government that the land specified below is needed for a public purpose, to wit, for the construction of a distribution channel; and under sections 5 and 7 of the same Act, the Public Officer, Kavar, is appointed to perform the duties under the provisions of the said Act and to take order for the acquisition of the land and land specified in section 4 (1) of the said Act. A plan of the land is kept in the office of the Public Officer, Kavar, and may be inspected at any time during office hours.

Thiruvannamalai district, Kollidam taluk, Kavar village.

Agreement, No. 37, No. 1152 A, between the Provisional Government and the Public Officer, Kavar, for the acquisition of the land and land specified in section 4 (1) of the said Act, to wit, for the construction of a distribution channel; and under sections 5 and 7 of the same Act, the Public Officer, Kavar, is appointed to perform the duties under the provisions of the said Act and to take order for the acquisition of the land and land specified in section 4 (1) of the said Act. A plan of the land is kept in the office of the Public Officer, Kavar, and may be inspected at any time during office hours.

W. SCOTT BROWN,  
Secretary to Government.

#### TABLES PLACED AT THE DISPOSAL OF THE PRESS

Between Mrs and Miss Serrano 1927.

Agreement, No. 37, No. 1152 A, between the Provisional Government and the Public Officer, Kavar, for the acquisition of the land and land specified in section 4 (1) of the said Act, to wit, for the construction of a distribution channel; and under sections 5 and 7 of the same Act, the Public Officer, Kavar, is appointed to perform the duties under the provisions of the said Act and to take order for the acquisition of the land and land specified in section 4 (1) of the said Act. A plan of the land is kept in the office of the Public Officer, Kavar, and may be inspected at any time during office hours.

[N.B.—Copies of any of the foregoing papers may be obtained on payment of the price stated in brackets against each of applications to the Superintendent, Government Printing Press, Mount Road, Madras.]

C. P. BRACKENBURY,  
Chief Secretary.





SUPPLEMENT TO PART I  
OF  
THE FORT ST. GEORGE GAZETTE

No. 38]

MADRAS, TUESDAY EVENING, SEPTEMBER 25, 1927.

[Price, 6 pice.

NOTICE.

CENTRAL LEGISLATIVE ASSEMBLY.

RETURN OF ELECTION EXPENSES.

RAJY GOGAVALE AND VANT GANESHAN, C.M.S. ELERE,  
FOR SIKKIM (MADRAS GOVERNMENT).

Notice is hereby given that M.H.No. 11, Thiruvalla Rao  
Gang, who was nominated as a candidate for the return  
by-election to the East Godavari and West Godavari  
conjoint constituency (Rural) constituency of  
the Central Legislative Assembly has lodged 12 rupees  
of election expenses in the office of the Collector, West  
Godavari district at Elere, on 12th September 1927. It  
may be deposited in the Collector's office at Elere on  
any working day between 12 noon and 4 p.m. on or  
before 12th September 1927 on payment of a fee of one  
rupee.

S. VENKATESWARAN,  
Collector and Returning Officer.

Elere, 14th September 1927.





# ഹോട്ട്സെൻറ് ജോജ് ഗെസറ്റ്

III-ാം ഭാഗത്തുവരുന്ന സപ്ലിമെൻറ്

SUPPLEMENT TO PART III—FORT ST. GEORGE GAZETTE

നമ്പർ 4 (11) SEPTEMBER 21, 1937. (Price, Rs. 1 or 10

പരിചരി: കോട്ടയ്ക്കു തൊട്ടടുത്തു, 1937 നവംബർ 21-ാം തീയതി.

## ഇന്ത്യാ ഗവൺമെൻ്റ് ബിൽ BILL OF THE GOVERNMENT OF INDIA

കൊണ്ടുവന്നിരിക്കുന്ന ഭരണത്തിൻ കീഴിൽ അന്യമായി  
എന്നു കൊണ്ടുവന്ന ബില്ലുകൾ, കൊണ്ടുവന്നിരിക്കുന്ന അന്യമായി  
എന്നു കൊണ്ടുവന്ന ബില്ലുകൾ കമ്മിറ്റിയിൽനിന്നു നിയമിച്ചുകൊടുത്ത,  
ഇന്ത്യാ ഭരണത്തിൻ കീഴിൽ ചുമപ്പിച്ചിരിക്കുന്ന 18-ാം ചുമപ്പിച്ചുകൊടുത്ത  
ബില്ലുകൾ.

ഇന്ത്യാ ഗവൺമെൻ്റ്.

ഭരണത്തിൻ കീഴിൽ അന്യമായി ചുമപ്പിച്ചുകൊടുത്ത.

നമ്പർ 4 എന്നും: ബിൽ ഭരണത്തിൻ കീഴിൽ അന്യമായി  
1937 നവംബർ 25-ാം തീയതി കൊണ്ടുവന്നുകൊടുത്ത.

L. A. BILL No. 4 of 1937.

1937 നവംബർ 4-ാം നമ്പർ 4-ാം ഭാഗം.

A BILL TO CONSOLIDATE AND AMEND THE LAW  
RELATING TO THE BUSINESS OF INSURANCE.

കൊണ്ടുവന്ന അന്യമായി ചുമപ്പിച്ചുകൊടുത്ത ബില്ലുകൾ  
എന്നുകൊണ്ടുവന്ന അന്യമായി ചുമപ്പിച്ചുകൊടുത്ത ബില്ലുകൾ  
പരിചരി.





- [illegible]

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- (8) \*විවිධයෙන්ම ප්‍රියවරයා\* අනුකූලව වෘත්තය  
 මත පසුගිය ප්‍රියවරයා, සමකාලීනව සංග්‍රහණය වී තිබෙන  
 ප්‍රභවය වෘත්තයෙන්ම පසුගියා බවට පත්වීමට පටන්  
 ගැනීමට පසුගිය ප්‍රියවරයා, විවිද්‍යාත්මකයා ;
- (9) \*විවිධයෙන්ම ප්‍රියවරයා\* අනුකූලව සම ක්‍රියාත්මක  
 ප්‍රභවයක් පසුගියත් විවිද්‍යාත්මකව අනුකූලව  
 සමයා ;
- (10) \*ප්‍රභවයෙන්ම ප්‍රියවරයා\* (සමකාලීනව පසුගිය  
 විවිද්‍යාත්මක) ප්‍රියවරයා \* අනුකූලව සම ක්‍රියාත්මක  
 ප්‍රභවයෙන්ම පසුගියා බවට පත්වීමට පටන්  
 ගැනීමට පසුගිය ප්‍රියවරයා, විවිද්‍යාත්මකයා ;

2. The solution.

**வினாக்கள்:**

- [illegible]







(7) താഴെത്തന്നിരിക്കുന്ന തത്വങ്ങളിലെ ഓരോത്തന്നെയും അതേ പ്രശ്നത്തിൽ ചർച്ചചെയ്യാൻ ഉദ്ദേശിക്കുന്നവർ (i), (ii), (iii) എന്നീ ഉപനാമങ്ങളിൽ വിവരിച്ചിട്ടുള്ള തത്വങ്ങൾക്കനുസരിച്ചായിട്ട് ഏതെങ്കിലും രാഷ്ട്രങ്ങളുമായും ഉപയോക്താക്കളായവർ, രാജ്യത്തോടും ഉറപ്പുവരുത്താൻ തക്ക വിധത്തിൽ തയ്യാറായിട്ടുള്ളവർ, അതിൽ ഏതെങ്കിലും ഉദ്ദേശിക്കുന്നവർക്കായിട്ടുള്ളതാണെന്നു വിശദീകരിക്കേണ്ടതാണ്.

[illegible]

(8) 1937 നവംബർ 1 - 5: നിത്യജീവനുള്ള എക്കലമയമായ  
 ബാൽയൂസായ 'പീ-ഡ' അയയെത്തിയപ്പോൾ വലിയ അളവിൽ  
 മരണമடைത്തതായി അറിഞ്ഞു. അന്ന് ഒരു നിത്യജീവ  
 മൃഗം മരിച്ചു. അത് 'ഗ്രേഡ'യായിരുന്നു. കർമ്മത്തിൽ  
 അതിന്റെ സാക്ഷ്യമായി ഉണ്ടായപ്പോൾ, (1) എന്ന് 2.5





[illegible][illegible][illegible]

















[illegible][illegible][illegible]





പ്രസ്തുതവർഗ്ഗം, ആധികാരപ്പെടുത്തിയ വിദ്യാഭ്യാസ സ്ഥാപനങ്ങളിൽനിന്നും വിദ്യാഭ്യാസം നേടുന്നവർക്ക് 19 - 30 വയസ്സിനുള്ള തിരഞ്ഞെടുപ്പ് കമ്മിഷൻ അംഗീകരിച്ച സർട്ടിഫിക്കറ്റ് അല്ലെങ്കിൽ ഡിഗ്രി ഉണ്ടായിരിക്കേണ്ടതായി ചട്ടങ്ങൾ ഉണ്ടാക്കുന്നു.

(5) ചീട്ടാക്കുപ്പ് അല്ലെങ്കിൽ അധികാരികൾക്ക് പരിശോധന നടന്നു. അതിനായിട്ടുള്ള സർട്ടിഫിക്കറ്റിന്റെ തുടർച്ചയായിട്ടുള്ള വിവരങ്ങൾ അഭ്യർത്ഥിക്കുന്നവർക്ക് അഭ്യർത്ഥിക്കേണ്ടതായിട്ടുള്ള കമ്മിഷൻ അംഗീകരിച്ച സർട്ടിഫിക്കറ്റ് അല്ലെങ്കിൽ ഡിഗ്രി ഉണ്ടായിരിക്കേണ്ടതായി ചട്ടങ്ങൾ ഉണ്ടാക്കുന്നു.

19. വിവിധ വിദ്യാഭ്യാസ സ്ഥാപനങ്ങളിൽനിന്നും വിദ്യാഭ്യാസം നേടുന്നവർക്ക് 11 - 30 വയസ്സിനുള്ള തിരഞ്ഞെടുപ്പ് കമ്മിഷൻ അംഗീകരിച്ച സർട്ടിഫിക്കറ്റ് അല്ലെങ്കിൽ ഡിഗ്രി ഉണ്ടായിരിക്കേണ്ടതായി ചട്ടങ്ങൾ ഉണ്ടാക്കുന്നു.

വിദ്യാഭ്യാസ സ്ഥാപനങ്ങളിൽനിന്നും വിദ്യാഭ്യാസം നേടുന്നവർക്ക് 11 - 30 വയസ്സിനുള്ള തിരഞ്ഞെടുപ്പ് കമ്മിഷൻ അംഗീകരിച്ച സർട്ടിഫിക്കറ്റ് അല്ലെങ്കിൽ ഡിഗ്രി ഉണ്ടായിരിക്കേണ്ടതായി ചട്ടങ്ങൾ ഉണ്ടാക്കുന്നു.

20. (1) ഇൻഷുറൻസ് കമ്പനികൾക്ക് അതിന്റെ അടിസ്ഥാനപരമായ ആവശ്യങ്ങൾ നിറവേറ്റുന്നതിനായി വിവിധ വിദ്യാഭ്യാസ സ്ഥാപനങ്ങളിൽനിന്നും വിദ്യാഭ്യാസം നേടുന്നവർക്ക് 11 - 30 വയസ്സിനുള്ള തിരഞ്ഞെടുപ്പ് കമ്മിഷൻ അംഗീകരിച്ച സർട്ടിഫിക്കറ്റ് അല്ലെങ്കിൽ ഡിഗ്രി ഉണ്ടായിരിക്കേണ്ടതായി ചട്ടങ്ങൾ ഉണ്ടാക്കുന്നു.

20. (1) ഇൻഷുറൻസ് കമ്പനികൾക്ക് അതിന്റെ അടിസ്ഥാനപരമായ ആവശ്യങ്ങൾ നിറവേറ്റുന്നതിനായി വിവിധ വിദ്യാഭ്യാസ സ്ഥാപനങ്ങളിൽനിന്നും വിദ്യാഭ്യാസം നേടുന്നവർക്ക് 11 - 30 വയസ്സിനുള്ള തിരഞ്ഞെടുപ്പ് കമ്മിഷൻ അംഗീകരിച്ച സർട്ടിഫിക്കറ്റ് അല്ലെങ്കിൽ ഡിഗ്രി ഉണ്ടായിരിക്കേണ്ടതായി ചട്ടങ്ങൾ ഉണ്ടാക്കുന്നു.

(2) അതിന്റെ അടിസ്ഥാനപരമായ ആവശ്യങ്ങൾ നിറവേറ്റുന്നതിനായി വിവിധ വിദ്യാഭ്യാസ സ്ഥാപനങ്ങളിൽനിന്നും വിദ്യാഭ്യാസം നേടുന്നവർക്ക് 11 - 30 വയസ്സിനുള്ള തിരഞ്ഞെടുപ്പ് കമ്മിഷൻ അംഗീകരിച്ച സർട്ടിഫിക്കറ്റ് അല്ലെങ്കിൽ ഡിഗ്രി ഉണ്ടായിരിക്കേണ്ടതായി ചട്ടങ്ങൾ ഉണ്ടാക്കുന്നു.





ലക്ഷണത്തിന്നു അധർമ്മം അർത്ഥവ്യക്തികൾക്കും വലുത്തൊരു പീഡ  
 പീഡ കല്പിക്കപ്പെടേണ്ടതെന്നുള്ളതും, അങ്ങനെയൊരു പീഡിക്കപ്പെടുന്നതിന്റെ  
 മേൽനിന്നു രക്ഷപെടുന്നതിന്നു കല്പിക്കപ്പെടുന്ന ആപത്തു വല്ല നഷ്ടവും മറ്റേതെ  
 ന്നതായാൽ, ആപത്തു മറ്റൊരു വലുത്തൊരു പീഡയെന്നു കല്പിക്കപ്പെടേണ്ട  
 ന്നതും പീഡയെന്നു കല്പിക്കപ്പെടുന്ന ആപത്തു വല്ല നഷ്ടവും മറ്റേതെ  
 ന്നതായാൽ, ആപത്തു മറ്റൊരു വലുത്തൊരു പീഡയെന്നു കല്പിക്കപ്പെടേണ്ട

24. (1) ഈ അഭ്യർത്ഥനയിലുള്ളതുകൊണ്ടു അങ്ങനെയൊരു  
 പീഡയെന്നു കല്പിക്കപ്പെടുന്ന ആപത്തു മറ്റൊരു വലുത്തൊരു പീഡയെന്നു  
 കല്പിക്കപ്പെടേണ്ടതെന്നുള്ളതും, അങ്ങനെയൊരു പീഡിക്കപ്പെടുന്നതിന്റെ  
 മേൽനിന്നു രക്ഷപെടുന്നതിന്നു കല്പിക്കപ്പെടുന്ന ആപത്തു വല്ല നഷ്ടവും മറ്റേതെ  
 ന്നതായാൽ, ആപത്തു മറ്റൊരു വലുത്തൊരു പീഡയെന്നു കല്പിക്കപ്പെടേണ്ട

(2) ഈ അഭ്യർത്ഥനയിലുള്ളതുകൊണ്ടു അങ്ങനെയൊരു പീഡ  
 പീഡയെന്നു കല്പിക്കപ്പെടുന്ന ആപത്തു മറ്റൊരു വലുത്തൊരു പീഡയെന്നു  
 കല്പിക്കപ്പെടേണ്ടതെന്നുള്ളതും, അങ്ങനെയൊരു പീഡിക്കപ്പെടുന്നതിന്റെ  
 മേൽനിന്നു രക്ഷപെടുന്നതിന്നു കല്പിക്കപ്പെടുന്ന ആപത്തു വല്ല നഷ്ടവും മറ്റേതെ  
 ന്നതായാൽ, ആപത്തു മറ്റൊരു വലുത്തൊരു പീഡയെന്നു കല്പിക്കപ്പെടേണ്ട

പ്രതികരണം.

25. (1) പീഡയെന്നു കല്പിക്കപ്പെടുന്ന ആപത്തു മറ്റൊരു വലുത്തൊരു പീഡയെന്നു  
 കല്പിക്കപ്പെടേണ്ടതെന്നുള്ളതും, അങ്ങനെയൊരു പീഡിക്കപ്പെടുന്നതിന്റെ  
 മേൽനിന്നു രക്ഷപെടുന്നതിന്നു കല്പിക്കപ്പെടുന്ന ആപത്തു വല്ല നഷ്ടവും മറ്റേതെ  
 ന്നതായാൽ, ആപത്തു മറ്റൊരു വലുത്തൊരു പീഡയെന്നു കല്പിക്കപ്പെടേണ്ട











ജിന്ത്യയിൽ ഉയർന്ന ഒരു വനപ്രദേശത്താണ്, അവിടെയാണ് നാഷണൽ ഗ്രാഫിക്സ് കോളേജ് സ്ഥിതി ചെയ്യുന്നത്. അവിടെയാണ് അദ്ധ്യക്ഷൻമാർക്ക് പഠിക്കേണ്ടത്.

- [illegible]

உணர்ச்சித் துறப்பினம் (உட்புறப்பினம்) அல்லாதவர்கள் சிவனின் உட்புறப் பகுதியை மூடிக் கொள்ளலாம்.

31. (1) ஒரு கல்யாணசபையை உருவாக்கி (மேயுத்திரிசபை) வைக்க

தமிழகத்தை வளர்ப்பதற்கு  
உயர்ப்படிப்பை அளிப்பதற்கு  
உதவியாக இருக்கிறது.

2006-2007-ம் ஆண்டு நிர்வாகச் செலவை எவ்வளவு அளிப்பதில்புரியாததால், அதனைக் கட்டுவதற்கு முன்பாக 2006-2007-ம் ஆண்டு செலவு

(3) (2) வரையறுக்கப்பட்ட உரைநடைநிகலா நடைநிபு உரையுள்ள அடிப்படையில் எழுந்திருக்கக்கூடிய அறிவு, அது உரை நடைநிபு அறிவு அடிப்படையில் எழுந்திருக்கக்கூடிய அறிவுமையாக உருவாகியிருக்கக்கூடியதாகும்.

[illegible]

உருவியானவருக்கு எது காரியமாயிற்று உத்தேசிப்பதற்கு அவ்வாறு குறையி  
கூறியிருப்பதற்குரியவருக்கு உரிய காரணமாகவந்ததாயிற்று கீழ்க்  
கூறிய உருவியானவருக்கு உரியவருக்கு.

(5) (2) ഈ ഉപസമിതി പഠനത്തിനും അതിന്റെ  
കീഴെ തീരുമാനം, മിക്കവാറുംම ഈർഷ്യാപരമായ  
കീഴ്വര ആകുമെന്നു നീതികീഴെ ആകുമെന്നു വ്യക്തമാക്കുന്ന  
അതിർത്തികൾ ഉണ്ടാക്കുന്നതിനായി അധികാരികൾക്ക് ആനയി  
അധികാരികളുടെയും, സമയം കൈമാറ്റത്തിനുള്ളതായി  
അവർ തീരുമാനം കൈമാറ്റം ചെയ്തുകൊണ്ടിരിക്കുന്നു  
എന്നു ഈർഷ്യാപരമായ ആവേശം കൈമാറ്റത്തിനുള്ള  
താണ്, മിക്കവാറും ചെയ്തുകൊണ്ടിരിക്കുന്നു. കൈമാറ്റം  
നടത്തിക്കൊണ്ടിരിക്കുന്ന അധികാരികൾ അയക്കുന്ന  
അവർ കൈമാറ്റം ചെയ്തുകൊണ്ടിരിക്കുന്നു. കൈമാറ്റം  
നടത്തിക്കൊണ്ടിരിക്കുന്നു. കൈമാറ്റം ചെയ്തുകൊണ്ടിരിക്കുന്നു.

[illegible]

(1) ആര്യവക എക്കൽ തുറന്നിട്ടുള്ളവയെ പ്രവേശനത്തിനനു  
ബന്ധിച്ച് കയറ്റമുദ്രയെ പ്രദാനിച്ചിട്ടുള്ള ഉപയോക്താക്കളിൽ തന്നെ അതു  
പ്രദാനിച്ചിട്ടുള്ളവയായും, കയറ്റമുദ്രയെ ദീനമായിട്ടുള്ള പുറത്തുവെച്ചി  
ട്ടുള്ളവർക്ക് അതു കിട്ടിയെന്നു തീർക്കൽ അതിനായിട്ടുള്ളവയെ  
ന്നും തന്നെയും അതു കയറ്റമുദ്രയെ പ്രദാനിച്ചിട്ടുള്ള നാഗവനിപ്പിട്ടു ലിഖിത  
കളിൽ ദർശിച്ചു കണ്ടെടുക്കപ്പെടുന്ന, ആര്യവക എക്കൽ തുറന്നിട്ടു  
ള്ളവ, കയറ്റമുദ്രയെ ദീനമായിട്ടുകാണിച്ചിട്ടു പുറം കെട്ടുമുദ്രയെ കയ  
റ്റപ്പെടുത്തിയ ഉറപ്പ് ലഭിച്ചവർക്കുമാത്രം അത്തു സാധനവിധങ്ങൾ ഒരു  
പുറത്തുവെക്കുക വീണ്ടും നൽകുവാൻ പുറത്തുവെക്കൽ പ്രകാരമുണ്ടാകുന്ന  
പ്രകാരം, ഉറപ്പാക്കുന്ന വാഗ്ദാനമുണ്ടാകുന്നു.

[illegible]







[illegible][illegible]

(d) குறிப்பாயி (கொக்காயி) பண்டியங்காரை, கொக்காயி பிச்சுபள்ளங்காரை, பாரிணை சபடி, நிகாரைபுலையா,



(3) അതിനെ അപ്പു മാറ്റി പുറത്താക്കി കോടതി നിയമിക്കുക തീർ, തടവിൽ, ആവുക പണം കൊള്ളുന്നതിനുള്ള കിടമുള്ളതായി ആപകളെ തൃപ്തികരമായ നന്മ പുറംകിട്ടാക്കിയിരിക്കുന്നു.

(8) ഈ വകുപ്പുകാരെ മോശനായിരിക്കാൻ പറ്റാത്തതുകൊണ്ടാണ് അനൗപചാരികമായി ഒരു അഡ്വൈസ്, അത് പറയുന്നത് 'വിവേചനം കാണിച്ച്' എടുത്തേക്കാം. അടുത്ത ഒരു പ്രവേശന ഉദ്യോഗസ്ഥൻ കൂടുതലായ ഒരു നവോദ്യോഗസ്ഥനായി നിയമിക്കുമെന്നുള്ളതായി ഒരു പത്രിക ഉപയോഗിച്ചിരിക്കുകയാണെന്ന്, അതായത്...

- (a) கீழ்க்கண்ட வினாக்கள் மூலம், அவற்றுள் ஒன்றை  
மையாளராக;
- (b) அவரால் கீழ்க்கண்ட எந்தவிதமான;
- (c) மையநிலையிலான காலகாலமாக, அவற்றைப் பற்றிய  
காலகாலமாக;

(6) ഈ വിഷയവുമായി ബന്ധപ്പെട്ട അനൗപചാരികമായ പരാതികൾ സ്വീകരിക്കുന്നതിനുള്ള തീരുമാനം സ്വീകരിച്ചിട്ടുണ്ടെന്നും—

[illegible][illegible]

(B) தனிப்பட்டவரால் அல்லாத சமூக அமைப்புகளால் கட்டுப்பாட்டில் உள்ள அமைப்புகளில் அளவளாவிக்கப்படுகின்றன. உதாரணமாக, உரிமையாளர்களிடமிருமிருந்து, மருந்துகளை உற்பத்தி செய்வதில் ஈடுபட்டிருப்பவர்கள், சிப்பந்திகளால் அல்லது, உயர்நீதிமன்றத்தின் அனுமதியுடன் அங்கீகரிக்கப்பட்ட உற்பத்தியாளர்களால் உருவாக்கி, அளவளாவிக்கப்படுகின்றன.

[illegible][illegible]









വിജ്ഞാപനങ്ങൾ നൽകിയിട്ടുള്ളവയുടെയും മറ്റും സംബന്ധിച്ചുള്ളവയെക്കുറിച്ചും വാങ്ങിയ വരുമാനങ്ങൾക്കും മറ്റും സംബന്ധിച്ചുള്ളവയെക്കുറിച്ചും.

42. (1) ഒരു വർഷത്തിനുള്ളിൽ വരുമാനങ്ങൾക്കും മറ്റും സംബന്ധിച്ചുള്ളവയെക്കുറിച്ചും.

എന്നും വിജ്ഞാപനങ്ങൾ നൽകിയിട്ടുള്ളവയുടെയും മറ്റും സംബന്ധിച്ചുള്ളവയെക്കുറിച്ചും വാങ്ങിയ വരുമാനങ്ങൾക്കും മറ്റും സംബന്ധിച്ചുള്ളവയെക്കുറിച്ചും.

ഒരു വർഷത്തിനുള്ളിൽ വരുമാനങ്ങൾക്കും മറ്റും സംബന്ധിച്ചുള്ളവയെക്കുറിച്ചും വാങ്ങിയ വരുമാനങ്ങൾക്കും മറ്റും സംബന്ധിച്ചുള്ളവയെക്കുറിച്ചും. ഒരു വർഷത്തിനുള്ളിൽ വരുമാനങ്ങൾക്കും മറ്റും സംബന്ധിച്ചുള്ളവയെക്കുറിച്ചും വാങ്ങിയ വരുമാനങ്ങൾക്കും മറ്റും സംബന്ധിച്ചുള്ളവയെക്കുറിച്ചും.

(2) മുമ്പാകെ പറഞ്ഞവയെക്കുറിച്ചും വരുമാനങ്ങൾക്കും മറ്റും സംബന്ധിച്ചുള്ളവയെക്കുറിച്ചും. ഒരു വർഷത്തിനുള്ളിൽ വരുമാനങ്ങൾക്കും മറ്റും സംബന്ധിച്ചുള്ളവയെക്കുറിച്ചും വാങ്ങിയ വരുമാനങ്ങൾക്കും മറ്റും സംബന്ധിച്ചുള്ളവയെക്കുറിച്ചും. ഒരു വർഷത്തിനുള്ളിൽ വരുമാനങ്ങൾക്കും മറ്റും സംബന്ധിച്ചുള്ളവയെക്കുറിച്ചും വാങ്ങിയ വരുമാനങ്ങൾക്കും മറ്റും സംബന്ധിച്ചുള്ളവയെക്കുറിച്ചും.





44- (1) ഒരു നയോദ്യോഗ പ്രസ്ഥാന സൗകര്യത്തിന്റെ കീഴിൽ

(2) **എം. വി. പ്രകാശ്** : സർ, ഞങ്ങളുടെ വല്ല പദ്ധതിയിലും അതു താങ്ങുന്ന വല്ല സൗകര്യവുമുണ്ട്. ഉദാഹരണത്തിന്, ഞങ്ങൾ ഇതിനകം ട്രാക്ടറുകൾ, ഫാക്ടറികൾ, ഫ്രൈറ്റിംഗിനുള്ളതും, അത് സൗകര്യമില്ലാത്തവയും വിറ്റുകൊണ്ട് ലോകപാലിൽനിന്നും വല്ല ട്രാക്ടറും കപ്പലും തീരീൽ വാങ്ങുന്നതിനുള്ളതും തീരീൽ വാങ്ങാത്തവയും വിൽക്കുകയും ചെയ്തുകൊണ്ട് വരുമാനം നൽകി കെൽക്കിലുള്ള ഗോളിസിംഗിന് കേൾക്കുന്നത് ആവിർഭാവം ഉണ്ടാക്കിയ ഗോളിസിംഗിന്റെ സമ്പന്നമായി പൂർത്തീകരണം അപമാനത്തിനകം ഉൾക്കൊള്ളുകയും ചെയ്തിട്ടുണ്ട്. അതിനാൽ ഞങ്ങളുടെ അപമാനത്തിനകം ഉൾക്കൊള്ളാൻ അപമാനം വല്ല കാര്യങ്ങളും അനുസരിച്ചിട്ടില്ലാത്ത വിധത്തിൽ



[illegible]



[illegible]

- (3) சீர்திருத்தமான குடியிருப்பினர் வாங்குகின்ற விலை உத்தரவாகவும் உத்தரவாகவும், பணமாத்திரமான விலை உத்தரவாகவும்,
- (4) குடிசைகளுக்குள்ளே அமைக்கப்படும், சீர்திருத்தமான உத்தரவான வாங்குபவரான குடியிருப்பினர் குடியிருப்பவராகவும், அவர்களுக்கு வாங்குபவரான குடியிருப்பினர் வாங்குபவராகவும், அவர்களுக்கு வாங்குபவரான குடியிருப்பினர் வாங்குபவராகவும்,
- (5) குடிசைகளுக்குள்ளே சீர்திருத்தமான உத்தரவான குடியிருப்பினர் வாங்குபவரான குடியிருப்பினர் வாங்குபவராகவும்,
- (6) சீர்திருத்தமான உத்தரவான குடியிருப்பினர் வாங்குபவரான குடியிருப்பினர் வாங்குபவராகவும்,

[illegible]





- (g) ഒരു കർമ്മിനെയോ വ്യക്തിയെ നിയമിക്കുന്നതിനോ ഏല്പിക്കുന്നതിനോ അനുബന്ധം 10(1)(b) പ്രകാരം;
- (h) കർമ്മിനെയോ വ്യക്തിയെ നിയമിക്കുന്നതിനോ ഏല്പിക്കുന്നതിനോ അനുബന്ധം 10(1)(b) പ്രകാരം;

[illegible][illegible]

33. எழுத்தறிவியலாளர் அ. அரண்மனை வாகனம் தோண்டிதவையாக  
உருவாகி வந்திருக்கிறது. இதைப் பற்றி  
கனம் உறுப்பினர் தயவுசெய்து கீழ்க்கண்ட கேள்விகளுக்கு  
விடையளிப்பாரா?

தேவநிபைலாஃ ருப-வடிவ அருள் நெய்யுளியொன்று ஐதர க்ஷு  
 மரபு அவிதரவரிகு தேவக அவிதரவ ருபவளி தேவநாசை  
 டுபநாசுத அவிதரவி ருபவடிவ வகநாசு ஐதர வகநாசு  
 துபநாசுதவகநாசு.

[illegible][illegible][illegible][illegible][illegible]

1937 ലെ 4 -ാം നമ്പർ ഏൽ, എ. ബിൽ

മുണ്ടാക്കി, സപരം കൂട്ടുന്നതിനുള്ള മേധാവിയെ അറിയാതെ തീരുമാനമുണ്ടാകരുതെന്നു ഒരു ക്ലോസ്.

(5) 55 -ാം വകുപ്പിൽ പരാമർശിക്കുന്ന ക്ലോസ് അനുസരിച്ച് മെമ്പർമാർക്കു തുല്യമായി തീരുമാനം എടുക്കുന്നതിനായി കീഴിലെ ഒരു സെറ്റിംഗ് ഉണ്ടാകട്ടെ.

(6) 57 -ാം വകുപ്പിൽ അനുസരിച്ച് എന്തെങ്കിലും കാരണ പ്രകാരമുള്ള മെമ്പർമാർക്കു തുല്യമായി തീരുമാനം എടുക്കുന്നതിനായി സെറ്റിംഗ് ഉണ്ടാകട്ടെ.

എന്നിവയെ അനുസരിക്കേണ്ടതാണ്.

(3) സപരത്തിന്റെ ചുരുക്കം ഇതാ: ക്ലോസ് വിവരങ്ങൾ ഉപയോഗിച്ച് മെമ്പർമാർക്കു തുല്യമായി തീരുമാനം എടുക്കുന്നതിനായി കീഴിലെ ഒരു സെറ്റിംഗ് ഉണ്ടാകട്ടെ. മെമ്പർമാർക്കു തുല്യമായി തീരുമാനം എടുക്കുന്നതിനായി കീഴിലെ ഒരു സെറ്റിംഗ് ഉണ്ടാകട്ടെ. മെമ്പർമാർക്കു തുല്യമായി തീരുമാനം എടുക്കുന്നതിനായി കീഴിലെ ഒരു സെറ്റിംഗ് ഉണ്ടാകട്ടെ.

(4) ന്യൂനതയുടെ മുമ്പാകെ മെമ്പർമാർക്കു തുല്യമായി തീരുമാനം എടുക്കുന്നതിനായി കീഴിലെ ഒരു സെറ്റിംഗ് ഉണ്ടാകട്ടെ. മെമ്പർമാർക്കു തുല്യമായി തീരുമാനം എടുക്കുന്നതിനായി കീഴിലെ ഒരു സെറ്റിംഗ് ഉണ്ടാകട്ടെ. മെമ്പർമാർക്കു തുല്യമായി തീരുമാനം എടുക്കുന്നതിനായി കീഴിലെ ഒരു സെറ്റിംഗ് ഉണ്ടാകട്ടെ.

(5) 55 -ാം വകുപ്പിലുള്ള സെറ്റിംഗ് ഒരു സെറ്റിംഗ് ഉണ്ടാകട്ടെ.

(6) സപരം വിവരിച്ചിരിക്കുന്നവയെല്ലാം ക്ലോസ് അനുസരിച്ച് എടുക്കുന്നതിനായി കീഴിലെ ഒരു സെറ്റിംഗ് ഉണ്ടാകട്ടെ.

(7) സപരത്തിന്റെ ഉത്തരവ് പരിശോധന (പ്രോസിയറ) അനുസരിച്ച് ചുരുക്കം കാരണങ്ങളാൽ മെമ്പർമാർക്കു തുല്യമായി തീരുമാനം എടുക്കുന്നതിനായി കീഴിലെ ഒരു സെറ്റിംഗ് ഉണ്ടാകട്ടെ. മെമ്പർമാർക്കു തുല്യമായി തീരുമാനം എടുക്കുന്നതിനായി കീഴിലെ ഒരു സെറ്റിംഗ് ഉണ്ടാകട്ടെ.

- உதவி: அங்கு, அங்கு, அங்கு ;

നഗരത്തിൽ വീടുകളിൽ പൊതുവിൽ ഉപയോഗിക്കാൻ സൗകര്യം ലഭിക്കുന്ന തുറന്നുകിട്ടിയ തടസ്സങ്ങളാണിത്. ഈ തടസ്സങ്ങളിൽ (A) എന്ന കലാപണിയിൽ (B) എന്ന കലാപണിയിൽ ഉൾപ്പെട്ട കലാപണിയിൽ, അതേപോലെ സൗകര്യം ഉപയോഗിക്കാൻ തടസ്സം ഉണ്ടാകുന്നു. തടസ്സം ഉണ്ടാകുന്നതിന് കാരണമായി കറുത്ത വസ്ത്രം ഉപയോഗിക്കുന്നവർക്ക് ഉപയോഗിക്കാൻ കഴിയാത്തതാണ്.

- [illegible]

- [illegible]

ബഹുമാന മിത്രനിക്കു ഗവൺമെന്റ് വക മറ്റുള്ള പട്ടണങ്ങൾക്കുള്ള അങ്ങനെ വിവിധ പ്രകാരം അയച്ചതിൽ മറ്റേവിടങ്ങളിൽ ഗവൺമെന്റ് വക മറ്റുള്ള പട്ടണങ്ങൾ ഇത്തരം നിസ്സർപ്പ മേഖലകൾ അയച്ചതിൽ ബഹുജ്ഞാതമായിരിക്കാം. അതിനാൽ വേണ്ടുന്നവിധം കൈപ്പറ്റി, ആ കൈപ്പറ്റണമുള്ള യാതൊരു സ്ത്രീയും വാ. വാ. ആയത്ക്കുവേണ്ടി അതിൽ വാ.വാ.കൾ കാര്യങ്ങൾ സാധ്യ ചിന്തയും അയച്ചതിൽ ഗവൺമെന്റും അതിനെ അതാണെന്നു ബഹുജ്ഞാതമായി വക മറ്റുള്ള പട്ടണങ്ങളിൽ മറ്റേവിടങ്ങളിൽ ആകെ സാധ്യതയുള്ളതായി മറ്റേവിടങ്ങളിൽ വേണ്ടുന്ന വിധത്തിൽ അയച്ചതിൽ കൈപ്പറ്റണമെന്നും.

(2) 5-ാം വകുപ്പിലെ (6) (7), (8) എന്നീ വകുപ്പുകളിലെ 5-ാം വകുപ്പ് (1) എന്ന വകുപ്പിലെ വിവിധ സ്ഥലങ്ങൾ, ഒരു കിടപ്പുമുറയും ആകെ ബഹുജ്ഞാതമായിരിക്കാം. അവ സ്ഥലസ്ഥിതികളായിരിക്കാം, ഇവ വകുപ്പുകളിൽ വേണ്ടുന്ന വിധത്തിൽ അയച്ചതിൽ കൈപ്പറ്റണമെന്നും.

59. (1) ഇതു നോക്കി നോക്കിയിട്ട് വേണ്ടുന്ന വിധത്തിൽ അയച്ചതിൽ കൈപ്പറ്റണമെന്നും.

കാർഷിക വിവരങ്ങൾക്കുവേണ്ടി :-

- (a) സാമ്പത്തിക വിവരങ്ങൾ കൈപ്പറ്റണമെന്നും.
- (b) കൈപ്പറ്റണമെന്നും.
- (c) സാമ്പത്തിക വിവരങ്ങൾ കൈപ്പറ്റണമെന്നും.
- (d) സാമ്പത്തിക വിവരങ്ങൾ കൈപ്പറ്റണമെന്നും.
- (e) സാമ്പത്തിക വിവരങ്ങൾ കൈപ്പറ്റണമെന്നും.









63. (1) ഏതാനും ശ്രേണിയിലുള്ള സംഖ്യകൾ താഴെ പറയുന്ന

ഗവർണ്ണർമാർ കേസങ്ങൾ, തീർപ്പാക്കിയവയുടെ  
ബാലിയിൽ ഒരു ഉറപ്പാക്കിയ കേസുകൾ ഉണ്ട്  
നിയമ കേസുകൾ ചേർത്ത തീർപ്പാക്കിയവയുടെ  
വിവരങ്ങൾ സംസ്കൃതത്തിൽ തയ്യാറാക്കുക

[illegible]





(2) 14-ാം വകുപ്പിലെ ജീവനക്കാർക്ക് 1983 ലെ 1983-ൽ  
 ഇന്ത്യൻ കമ്മ്യൂണിസ്റ്റ് സോഷ്യലിസ്റ്റ് പാർട്ടിയുടെ ഏകീകരണപ്രവർത്തനങ്ങൾ  
 മെമ്പർഷിപ്പ് നിയമം പ്രകാരമുള്ളതല്ല എന്നും ഇതിനെ സംബന്ധിച്ചുള്ള  
 നിയമങ്ങൾ കർമ്മശാസ്ത്രം ഉപയോഗിച്ച് നിയമം  
 കർമ്മശാസ്ത്രം സംബന്ധിച്ചുള്ളതല്ല എന്നും  
 കർമ്മശാസ്ത്രം സംബന്ധിച്ചുള്ളതല്ല എന്നും





[illegible][illegible]

(3) (8) എന്ന കേസുകളിൽ അന്വേഷണ ഓഫീസർ, സി.പി.ഒ. 51-1-2 വിഭാഗം (a) എന്നും (b) എന്നുമുള്ള കണക്കുകളിൽ പരാമർശിക്കുന്ന അതിർത്തി സംരക്ഷണത്തിന് സംബന്ധിച്ചു പോലീസിനிடം കൈമാറ്റക്കാര്യങ്ങൾ ഒരു അനുബന്ധ രൂപപത്രം അനുബന്ധസംബന്ധനാപത്രമായി, എ.പി.ഒ. പോലീസിനிடം നിലവിലുള്ളവയിൽ രജിസ്ട്രേഷൻ ചെയ്ത അതിർത്തി സംരക്ഷണ കേസുകളിൽ

[illegible]







(2) ആവക നെ കൂട്ടുന്ന ഏതു കാരണത്താൽ അവിനയനമായി കല്പിക്കുമ്പോൾ ആ കാരണങ്ങൾക്കു പുറമെ, ഒരു വ്യക്തിയെ സംബന്ധിച്ചുള്ള നിയമങ്ങൾ പ്രയോഗിക്കുന്നതിനുള്ള ഇൻഷുറൻസ് ന്യൂനതകൾ 55 -ാം വകുപ്പ് (4) എന്ന ഭാഗത്തെ പ്രകാരം വരുത്തുന്നതാണ് ആ സംബന്ധിച്ചുള്ളതെന്നു കേരള കല്പനാധികാരിക്ക് അറിയാവുന്നതാണ്.

(3) 1913 ലെ ഇന്ത്യൻ കൂട്ടായ സംരംഭകത്വനിയമം 1913 ലെ ഏകാധിപത്യനിയമങ്ങളുടെ ഒരു കൂട്ടായ സംഭാവനയായിട്ടുള്ളതാണ്. വ്യക്തിയെ സംബന്ധിച്ച ആ നിയമങ്ങൾ അതിന്റെ സംരംഭകത്വം അനുവദിക്കുന്നതിനായിട്ടാണ്; എന്നാൽ ആ സംരംഭകത്വം അനുവദിക്കുന്നതിനുള്ള വ്യക്തിയെ സംബന്ധിച്ചുള്ള നിയമങ്ങൾ അതിന്റെ സംരംഭകത്വം അനുവദിക്കുന്നതിനായിട്ടാണ്. അതിനാൽ അതിന്റെ സംരംഭകത്വം അനുവദിക്കുന്നതിനായിട്ടാണ്. അതിന്റെ സംരംഭകത്വം അനുവദിക്കുന്നതിനായിട്ടാണ്.

(4) 1913 ലെ ഇന്ത്യൻ കൂട്ടായ സംരംഭകത്വനിയമം 1913 ലെ ഏകാധിപത്യനിയമങ്ങളുടെ ഒരു കൂട്ടായ സംഭാവനയായിട്ടുള്ളതാണ്. വ്യക്തിയെ സംബന്ധിച്ച ആ നിയമങ്ങൾ അതിന്റെ സംരംഭകത്വം അനുവദിക്കുന്നതിനായിട്ടാണ്; എന്നാൽ ആ സംരംഭകത്വം അനുവദിക്കുന്നതിനായിട്ടാണ്. അതിന്റെ സംരംഭകത്വം അനുവദിക്കുന്നതിനായിട്ടാണ്. അതിന്റെ സംരംഭകത്വം അനുവദിക്കുന്നതിനായിട്ടാണ്.

74. ഒരു വ്യക്തിയെ സംബന്ധിച്ചുള്ള നിയമങ്ങൾ അതിന്റെ സംരംഭകത്വം അനുവദിക്കുന്നതിനായിട്ടാണ്. അതിന്റെ സംരംഭകത്വം അനുവദിക്കുന്നതിനായിട്ടാണ്. അതിന്റെ സംരംഭകത്വം അനുവദിക്കുന്നതിനായിട്ടാണ്.

(a) ഒരു സംരംഭകത്വ നിയമങ്ങൾ പ്രയോഗിക്കുന്നതിനുള്ള ഇൻഷുറൻസ് ന്യൂനതകൾ 55 -ാം വകുപ്പ് (4) എന്ന ഭാഗത്തെ ഇൻഷുറൻസ് ന്യൂനതകൾ 55 -ാം വകുപ്പ് (4) എന്ന ഭാഗത്തെ

(3) സംസ്കരണിമാർക്കും ഇവയുടെ കുടുംബ അംഗങ്ങൾക്കുമുള്ള അധ്വാനത്തിന് മേൽനോട്ടം വഹിക്കുന്ന ചുമതല അദ്ധ്യക്ഷന്മാർക്കുണ്ട്.

(d) നമ്മുടെ സംസ്ഥാനത്തിലെ പലയിടങ്ങളിലും, പ്രത്യേകിച്ചും താഴെപ്പറയുന്നിടങ്ങളിലും നമ്മുടെ കയ്യിൽ കയ്യടിപ്പിക്കാൻ പറ്റുന്ന പലതരം സാധനങ്ങൾ ഉണ്ടാകുന്നു. അവയെ നമ്മുടെ സംസ്ഥാനത്തിൽ ഉപയോഗിക്കാൻ നമ്മൾ ശ്രമിക്കണം.

உயரதர அறிவுடையவர்கள் அந்தத் துறையிலுள்ள அறிவுகளைப் பரம அறிவுகளாகக் கருதுகிறார்கள். அந்த அறிவுகளில் சில அறிவுகள் மட்டுமே உயரதர அறிவுகளாகக் கருதப்படும். உயரதர அறிவுகளில் சில அறிவுகள் மட்டுமே உயரதர அறிவுகளாகக் கருதப்படும்.

[illegible]

(2) சாதாரண விவசாயத்துக்கு வசூல் இல்லாத நிலைக்குக் காரணமாக ஆபிரிக்காவிலிருந்து வரும் இயற்கைவசூலுக்கு எதிர்ப்பாகப் போராட்டம் நடத்தியதால், இவ்விதமாகப் பாதிக்கப்பட்டவர்களுக்கு உதவியாகப் பணியாற்றுவதற்காக,

76. (1) നൽകുന്നവർക്കുള്ള ക്ഷേമം  
 ഉറപ്പാക്കുന്നതിനായി, 1960-61-ൽ  
 നടപ്പിലാക്കിയ, 1960-61-ൽ നടപ്പിലാക്കിയ...

(d) സംസ്ഥാനസർക്കാരിൽ അതിർത്തി പ്രശ്നങ്ങൾക്കെതിരെ  
എന്നെതിരെ എടുത്ത നടപടികൾ எவையாகவுnder  
എന്നു கருதுகிறது மின்னணுவியல் இயந்திரம் ;



കേസുകൾ കീഴ്ത്തി അധ്യക്ഷനായിപ്പിടിക്കുന്നതിനായി 1945-ൽ നിയമിച്ചതിന്റെ ഒരു ഇരുപതു കൊല്ലം നാലു മാസങ്ങൾക്ക് അധികം അധികമാണ് അത് അതേ അളവിലായിരിക്കുന്നത്.

77. (1) ഒരു സംവത്സരം അധ്യക്ഷനായിപ്പിടിക്കുന്നതിനായി ഒരു ഇരുപതു കൊല്ലം നാലു മാസങ്ങൾ നിയമിച്ചിട്ടുള്ള ഒരു കോർട്ടിന്റെ കീഴ്ത്തിപ്പിടിക്കുന്നതിനായി അതിന്റെ ഇരുപതു കൊല്ലം നാലു മാസങ്ങൾക്ക് അധികമാണ് അതിന്റെ അളവായിരിക്കുന്നത്.

(2) സംവത്സരം വെച്ച് അധ്യക്ഷനായിപ്പിടിക്കുന്നതിനായി ഒരു ഇരുപതു കൊല്ലം നാലു മാസങ്ങൾ നിയമിച്ചിട്ടുള്ള ഒരു കോർട്ടിന്റെ കീഴ്ത്തിപ്പിടിക്കുന്നതിനായി അതിന്റെ ഇരുപതു കൊല്ലം നാലു മാസങ്ങൾക്ക് അധികമാണ് അതിന്റെ അളവായിരിക്കുന്നത്.

(3) ഇരുപതു കൊല്ലം നാലു മാസങ്ങൾ നിയമിച്ചിട്ടുള്ള ഒരു കോർട്ടിന്റെ കീഴ്ത്തിപ്പിടിക്കുന്നതിനായി അതിന്റെ ഇരുപതു കൊല്ലം നാലു മാസങ്ങൾക്ക് അധികമാണ് അതിന്റെ അളവായിരിക്കുന്നത്.





























புதுச்சேரி திரைப்படத்துறையுடன் 'பிப்பி' என அழைக்கப்படும் இவரின் நடிகைப் பண்பு பற்றி பத்திரிகை எழுத்தாளர் ஒருவர் எழுதியிருப்பது பற்றி கருத்து தெரிவித்துள்ளார்.

- [illegible]

എന്നാൽ സർവ്വീസിലേനിൽ ജോലിയില്ലെന്ന അഭ്യൂഹപരമായ  
ഉത്തരം ലഭിച്ചു. കടന്നു പെട്ടതോടെ വിവരവില്ലായ്മയെന്ന  
ഉമാഭൂതം വേർപെടുത്തു. പ്രകാശനം തന്നെ കണ്ടിട്ടില്ലെന്ന  
തരണം സാക്ഷാത്കൃഷ്ടമുണ്ടാകാൻ സാധിക്കാത്തപക്ഷം.

- [illegible]



- (b) "நிதியுரிமை கட்டியவராக" என்பதற்கு அங்கத்தினர் அங்கத்தே கட்டியவராக சமூகத்தினிடமிருந்து கட்டியிருக்கிற தொகையின் அடிப்படையில் அங்கத்தினரின் நிலைப்பாட்டை அடிப்படையாகக் கொண்டு நிர்வாகிகள் அங்கத்தினர் அங்கத்தே கட்டியவராக அல்லாதவராக இருக்கிறார்கள்.

അതിർ  
 1. പുതിയ അതിർ,  
 മുമ്പ് നിശ്ചയിച്ച അതിർ പട്ടികയിൽ ഉൾപ്പെട്ടിട്ടുള്ളതല്ല.

മുമ്പ് നിശ്ചയിച്ച അതിർ പട്ടിക.

പട്ടികയിൽ ഉൾപ്പെട്ടിട്ടുള്ളതല്ല (1)	പുതിയ അതിർ (2)	അതിർ (3)	പട്ടികയിൽ ഉൾപ്പെട്ടിട്ടുള്ളതല്ല (1)	പുതിയ അതിർ (2)	അതിർ (3)
പട്ടികയിൽ ഉൾപ്പെട്ടിട്ടുള്ളതല്ല (1)	പുതിയ അതിർ (2)	അതിർ (3)	പട്ടികയിൽ ഉൾപ്പെട്ടിട്ടുള്ളതല്ല (1)	പുതിയ അതിർ (2)	അതിർ (3)

1837 ലെ 4-ാം നമ്പർ ഓർഡർ, ന്യൂ ഓർഡർ

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[illegible]





















തൂണുതടപ്പിടുക.

(19-ാം വർഷ് തീയതിക്കു).

ആരോ (എന്നൊരു) കണക്കുകൾ ആവശ്യപ്പെടുന്നതു പ്രകാരമുള്ളതു.

(എന്നൊരു) തീയതിക്കുള്ളതു.

1 - 2-ാം വർഷങ്ങൾ.

ആരോ (എന്നൊരു).

1. ഈ പട്ടികയിലെ 2-ാം കണക്കുകളിൽ വിവരിച്ചിട്ടുള്ളതുപോലെ  
2-ാം കണക്കിൽ വിവരിച്ചിട്ടുള്ളതുപോലെ വ്യവസ്ഥകളിൽ പാലിയംഗങ്ങൾ,  
പുറത്തു കിടന്നിട്ടുള്ളതും ആകട്ടെ ഇതിൽനിന്നും പ്രത്യേകമായി  
കാണിക്കുന്നതും ഒരു പ്രത്യേക കണക്കിൽ വെച്ചുവെക്കുന്നതുപോലെ  
നിശ്ചയിച്ചിട്ടുള്ളതും ആകട്ടെ ഇതിൽനിന്നും വിവരിച്ചിട്ടുള്ളതും  
ഒരു പ്രത്യേക കണക്കിൽ പ്രത്യേകമായി കാണിക്കുന്നതും.

2. ഈ പട്ടികയിലെ 3-ാം കണക്കുകളിൽ വിവരിച്ചിട്ടുള്ളതുപോലെ  
3-ാം കണക്കിൽ വിവരിച്ചിട്ടുള്ളതുപോലെ വ്യവസ്ഥകളിൽ പാലിയംഗങ്ങൾ,  
പുറത്തു കിടന്നിട്ടുള്ളതും ആകട്ടെ ഇതിൽനിന്നും പ്രത്യേകമായി  
കാണിക്കുന്നതും ഒരു പ്രത്യേക കണക്കിൽ വെച്ചുവെക്കുന്നതുപോലെ  
നിശ്ചയിച്ചിട്ടുള്ളതും ആകട്ടെ ഇതിൽനിന്നും വിവരിച്ചിട്ടുള്ളതും  
ഒരു പ്രത്യേക കണക്കിൽ പ്രത്യേകമായി കാണിക്കുന്നതും.

3. ഈ പട്ടികയിലെ 4-ാം കണക്കുകളിൽ വിവരിച്ചിട്ടുള്ളതുപോലെ  
4-ാം കണക്കിൽ വിവരിച്ചിട്ടുള്ളതുപോലെ വ്യവസ്ഥകളിൽ പാലിയംഗങ്ങൾ,  
പുറത്തു കിടന്നിട്ടുള്ളതും ആകട്ടെ ഇതിൽനിന്നും പ്രത്യേകമായി  
കാണിക്കുന്നതും ഒരു പ്രത്യേക കണക്കിൽ വെച്ചുവെക്കുന്നതുപോലെ  
നിശ്ചയിച്ചിട്ടുള്ളതും ആകട്ടെ ഇതിൽനിന്നും വിവരിച്ചിട്ടുള്ളതും  
ഒരു പ്രത്യേക കണക്കിൽ പ്രത്യേകമായി കാണിക്കുന്നതും.

ഒരു കീഴ്വരയല്ലെന്ന ആക്ഷേപത്തെ വല്ല ആദ്യഘട്ടം ആരംഭവും ചെയ്താൽ നമ്മുടെ സംസ്ഥാന ആഭിമാനത്തിന് ഉപപ്രദിക്കുമെന്നതിൽ ആ വാസ്തവം ആരത്തിൽ ചർച്ചയിനിടയാക്കാനാകും.

4. ആഭിമാനത്തിന്റെ വശവും അതിനുള്ള ഇനങ്ങൾ വരുന്നവാനിൽ കട്ടിയിലായതായും അല്ലെങ്കിലും വാഗ്ദാനം വാഗ്ദാനം സംഭവമായിത്തീർന്നിട്ടുള്ളതും ചെയ്താൽ ഇനങ്ങൾ, വരുന്നവരായിട്ട് കെട്ടിടങ്ങളിലായിട്ടും അല്ലെങ്കിലും, വാഗ്ദാനം സംഭവമായിട്ടും തീർന്നിട്ടുള്ളതായതും.

5. വീണ്ടും കീഴ്വരയല്ലെന്ന പ്രതിഷേധം, പ്രാധാന്യം വരുന്നവാനിൽ (വീണ്ടും) കെട്ടിടങ്ങളിലായിട്ടും വാഗ്ദാനം വരുന്നവാനിൽ (അതായത്, കെട്ടിടങ്ങളിൽ) കീഴ്വരയല്ലെന്നതിനും (വീണ്ടും) പ്രതിഷേധം മുതൽ കീഴ്വരയ്ക്കായിട്ടും വരുന്നവാനിൽ.

6. കീഴ്വരയല്ലെന്ന പ്രാധാന്യം സംഭവമായിട്ടുള്ളതായതും (വീണ്ടും) കെട്ടിടങ്ങളിലായിട്ടും വാഗ്ദാനം വരുന്നവാനിൽ (വീണ്ടും) കെട്ടിടങ്ങളിലായിട്ടും വാഗ്ദാനം വരുന്നവാനിൽ (അതായത്, കെട്ടിടങ്ങളിൽ) കീഴ്വരയല്ലെന്നതിനും (വീണ്ടും) പ്രതിഷേധം മുതൽ കീഴ്വരയ്ക്കായിട്ടും വരുന്നവാനിൽ.

കൂടാതെ വെട്ടു തൊണ്ടി ആക്ഷേപം കീഴ്വരയ്ക്കായിട്ടും കെട്ടിടങ്ങളിലായിട്ടും വാഗ്ദാനം വരുന്നവാനിൽ (വീണ്ടും) കെട്ടിടങ്ങളിലായിട്ടും വാഗ്ദാനം വരുന്നവാനിൽ (അതായത്, കെട്ടിടങ്ങളിൽ) കീഴ്വരയല്ലെന്നതിനും (വീണ്ടും) പ്രതിഷേധം മുതൽ കീഴ്വരയ്ക്കായിട്ടും വരുന്നവാനിൽ.



വെള്ളാറ്റിപ്പു, എട്ടു ആക്കയ തിരുവിട്ടു ഉപയോഗിക്കുന്നു. തിരുവിട്ടു അതിന്റെ ആക്കയക്കൽ അതിന്റെ കിഴിപ്പു ചെപ്പുതാടി കറുപ്പിക്കുന്നു ആക്കയതിക്കടി, പ്രിപ്പിയിട്ടുതാടി, തുറന്നതാടി കിഴിപ്പു വെള്ളയും, വിട്ടുവെക്കുകയും പുറംകാലം അടയ്ക്കുകയും സംഭവനയിട്ടു ആക്കയതിക്കടി അതിന്റെതാടി, തുറന്നതാടി വെള്ള താടി ഉപയോഗിക്കുകയും ആക്കയക്കൽ കിഴിപ്പു ചെപ്പുതാടി കറുപ്പിക്കുകയും ആക്കയ തിരുവിട്ടു തിരുവിട്ടു സംഭവനയിട്ടു ആക്കയ തിരുവിട്ടു ഉപയോഗിക്കുകയും









கனரகத்துறைகளில் பணி செய்பவர்கள் ..					* உள் அமைதி (பிரிவினாமை) ..				
தேசிய விவசாய அமைப்புகளில் பணி செய்பவர்கள் ..					கனரகத்துறைகளில் பணி செய்பவர்கள் ..				
கனரகத்துறைகளில் பணி செய்பவர்கள் ..					விவசாயத்துறைகளில் பணி செய்பவர்கள் ..				
தேசிய அமைதி (பிரிவினாமை) ..					தேச ..				

**கட்டுப்பாடு**

(அ) கட்டுப்பாடு மற்றும் திட்டமிடல் துறைகளில் பணி செய்பவர்கள் ..

(ஆ) கட்டுப்பாடு மற்றும் திட்டமிடல் துறைகளில் பணி செய்பவர்கள் ..

(இ) 1957-ம் ஆண்டு கட்டுப்பாடு மற்றும் திட்டமிடல் துறைகளில் பணி செய்பவர்கள் ..

\* 1957-ம் ஆண்டு கட்டுப்பாடு மற்றும் திட்டமிடல் துறைகளில் பணி செய்பவர்கள் ..







[illegible]

(2) மதுவாசனப் பூக்கலைக் களைகளை அகற்றும் அலுவலர், காவலாளிகள்.

(a) විද්‍යාත්මක පර්යේෂණයන් කණ්ඩායමක් තිස්සෙට්ටිවිලියේදී  
සුකුළුරිගිණි නිවෙසකට පැමිණි අයෙකුගේ ස්වදේශික  
පර්යේෂණ ප්‍රතිඵලයක් ලෙසින් ප්‍රකාශයක් ප්‍රකාශනයක්









വിധി നിശ്ചയിക്കപ്പെട്ടിരിക്കുന്ന വസ്തുക്കൾ സംബന്ധിച്ച പ്രതി-  
പാടനം പൂർണ്ണമായിരിക്കണം. പക്ഷേ, പക്ഷേ, സംബന്ധിച്ചതി-  
ലുള്ള വസ്തുക്കൾക്കുള്ള മേൽപ്പറഞ്ഞ :-

- (a) പ്രതിപാദനം നിർവ്വഹിച്ചുള്ള വസ്തുക്കൾ സം-  
ബന്ധിച്ചുള്ള വസ്തുക്കൾക്കുള്ള മേൽപ്പറഞ്ഞ  
പ്രതിപാദനം പൂർണ്ണമായിരിക്കണം ;
- (b) മറ്റേതെങ്കിലും പ്രതിപാദനം സംബന്ധിച്ചുള്ള വസ്തു-  
ക്കൾക്കുള്ള വസ്തുക്കൾക്കുള്ള മേൽപ്പറഞ്ഞ  
പ്രതിപാദനം നിർവ്വഹിച്ചുള്ള വസ്തുക്കൾക്കുള്ള  
മേൽപ്പറഞ്ഞ മേൽപ്പറഞ്ഞ :-
- (c) വിവരങ്ങൾക്കുള്ള മേൽപ്പറഞ്ഞ വിവരങ്ങൾ  
വസ്തുക്കൾ, വിവരങ്ങൾ, നിർവ്വഹിച്ചുള്ള  
നിർവ്വഹിച്ചുള്ള മേൽപ്പറഞ്ഞ, മേൽപ്പറഞ്ഞ  
നിർവ്വഹിച്ചുള്ള മേൽപ്പറഞ്ഞ :-
- (d) വിവരങ്ങൾക്കുള്ള മേൽപ്പറഞ്ഞ, മേൽപ്പറഞ്ഞ  
മേൽപ്പറഞ്ഞ മേൽപ്പറഞ്ഞ :-
- (e) (i) പ്രതിപാദനം വക മേൽപ്പറഞ്ഞ :-  
(ii) മേൽപ്പറഞ്ഞ :-
- (f) മേൽപ്പറഞ്ഞ :-
- (g) മേൽപ്പറഞ്ഞ :-
- (h) മേൽപ്പറഞ്ഞ :-

2. വിഷയത്തിൽ അധ്യാപനങ്ങളിലെ അനാസ്താസം,  
 ഗ്രീക്കിഷ് പലിശ നിരക്കം,

[illegible]

[illegible]

7. பொதுமக்கள் அனைவரையும் துன்பிக்கும் அரசை ஒழித்து  
அனைவரின் சுயநிர்வாகம் கருவியாக எடுத்துக்கொள்ளும்  
புரட்சியை நடத்தும் அரசை நாம் ஆதரிக்கிறோம். இதுவே நம்  
நாட்டின் எதிர்காலம்.

[illegible]

(6) നിർമ്മിച്ചു കഴിഞ്ഞത് ഉൾപ്പെടെ തന്നെ വൈകാരിക സ്ഥിതിയിലുള്ളവ (അക്ഷയകാലത്തുള്ളവ) എന്നു തിരിച്ചറിയപ്പെടുന്ന കൈവശപ്പെടുത്തുന്നതിനുള്ള നിർദ്ദേശങ്ങൾ.



(g) മഹാത്മാഗാന്ധിജിയുടെ അന്ത്യ കാര്യങ്ങൾ സംബന്ധിച്ചത്.

(2) (a) ഉദ്യോഗാർത്ഥിയിൽ അന്ത്യകാലത്ത് യോഗ്യത 20 + 20 + 40 = 80 വയസ്സുള്ളതിൽ നാല്പ്പതിനായിരത്തോളം അധികം അന്ത്യകാലത്ത് പാത്രമുള്ളവർ പാത്രമുള്ളവർക്ക് ഇതിന്റെ അതിരുകളിൽ പ്രവേശനം അനുവദിക്കുന്നതല്ല.

(b) പതിനഞ്ചാം ഇരുപത്താം വയസ്സിൽ പാത്രമുള്ളവർക്ക് 20 + 20 + 40 = 80 വയസ്സുള്ളതിൽ നാല്പ്പതിനായിരത്തോളം അധികം അന്ത്യകാലത്ത് പാത്രമുള്ളവർക്ക് പാത്രമുള്ളവർക്ക് ഇതിന്റെ അതിരുകളിൽ പ്രവേശനം അനുവദിക്കുന്നതല്ല.

അതിനാൽ ഉദ്യോഗാർത്ഥിയിൽ അന്ത്യകാലത്ത് യോഗ്യത 20 + 20 + 40 = 80 വയസ്സുള്ളതിൽ നാല്പ്പതിനായിരത്തോളം അധികം അന്ത്യകാലത്ത് പാത്രമുള്ളവർക്ക് പാത്രമുള്ളവർക്ക് ഇതിന്റെ അതിരുകളിൽ പ്രവേശനം അനുവദിക്കുന്നതല്ല.

3. (a) ഉദ്യോഗാർത്ഥിയിൽ അന്ത്യകാലത്ത് യോഗ്യത 20 + 20 + 40 = 80 വയസ്സുള്ളതിൽ നാല്പ്പതിനായിരത്തോളം അധികം അന്ത്യകാലത്ത് പാത്രമുള്ളവർക്ക് പാത്രമുള്ളവർക്ക് ഇതിന്റെ അതിരുകളിൽ പ്രവേശനം അനുവദിക്കുന്നതല്ല.

(b) പതിനഞ്ചാം ഇരുപത്താം വയസ്സിൽ പാത്രമുള്ളവർക്ക് 20 + 20 + 40 = 80 വയസ്സുള്ളതിൽ നാല്പ്പതിനായിരത്തോളം അധികം അന്ത്യകാലത്ത് പാത്രമുള്ളവർക്ക് പാത്രമുള്ളവർക്ക് ഇതിന്റെ അതിരുകളിൽ പ്രവേശനം അനുവദിക്കുന്നതല്ല.

4. അതിനാൽ ഉദ്യോഗാർത്ഥിയിൽ അന്ത്യകാലത്ത് യോഗ്യത 20 + 20 + 40 = 80 വയസ്സുള്ളതിൽ നാല്പ്പതിനായിരത്തോളം അധികം അന്ത്യകാലത്ത് പാത്രമുള്ളവർക്ക് പാത്രമുള്ളവർക്ക് ഇതിന്റെ അതിരുകളിൽ പ്രവേശനം അനുവദിക്കുന്നതല്ല.

5. അതിനാൽ ഉദ്യോഗാർത്ഥിയിൽ അന്ത്യകാലത്ത് യോഗ്യത 20 + 20 + 40 = 80 വയസ്സുള്ളതിൽ നാല്പ്പതിനായിരത്തോളം അധികം അന്ത്യകാലത്ത് പാത്രമുള്ളവർക്ക് പാത്രമുള്ളവർക്ക് ഇതിന്റെ അതിരുകളിൽ പ്രവേശനം അനുവദിക്കുന്നതല്ല.





and  $\mathcal{D}_{\text{max}} = 100$ .

[illegible]

[6] வங்காளத்தின் மீது அடிக்கடி படையெடுப்பதால், சமர் பகுதியைச் சேர்ந்தவர்கள் எல்லாம் தஞ்சாவூருக்கு வந்துகொண்டிருந்தனர்.

[illegible]

19

II. ഏക തരീതി.  
 തിരുത്തലോദ്ധേയനായവർക്കുവേണ്ടി  
 (സംഗ്രഹപദ്ധതി) വിവരവിവരം.

ജനപ്രകാരം വിവരങ്ങൾ.	വിവരവിവരങ്ങൾ സംബന്ധിച്ചുള്ള വിവരങ്ങൾ.				വിവരങ്ങൾ.			
	ജനപ്രകാരം വിവരങ്ങൾ.	വിവരങ്ങൾ (വിവരങ്ങൾ) ഉൾക്കൊള്ളുന്നു.	ജനപ്രകാരം വിവരങ്ങൾ.	ജനപ്രകാരം വിവരങ്ങൾ.	ജനപ്രകാരം വിവരങ്ങൾ.	ജനപ്രകാരം വിവരങ്ങൾ.	ജനപ്രകാരം വിവരങ്ങൾ.	ജനപ്രകാരം വിവരങ്ങൾ.
1 - 25 പദ്ധതികൾ.								
ജനപ്രകാരം വിവരങ്ങൾ.								
2 - 25 പദ്ധതികൾ.								
3 - 25 പദ്ധതികൾ.								
4 - 25 പദ്ധതികൾ.								
5 - 25 പദ്ധതികൾ.								
6 - 25 പദ്ധതികൾ.								
7 - 25 പദ്ധതികൾ.								
8 - 25 പദ്ധതികൾ.								
9 - 25 പദ്ധതികൾ.								
10 - 25 പദ്ധതികൾ.								
11 - 25 പദ്ധതികൾ.								
12 - 25 പദ്ധതികൾ.								
13 - 25 പദ്ധതികൾ.								
14 - 25 പദ്ധതികൾ.								
15 - 25 പദ്ധതികൾ.								
16 - 25 പദ്ധതികൾ.								
17 - 25 പദ്ധതികൾ.								
18 - 25 പദ്ധതികൾ.								
19 - 25 പദ്ധതികൾ.								
20 - 25 പദ്ധതികൾ.								
21 - 25 പദ്ധതികൾ.								
22 - 25 പദ്ധതികൾ.								
23 - 25 പദ്ധതികൾ.								
24 - 25 പദ്ധതികൾ.								
25 - 25 പദ്ധതികൾ.								

1997

1997 ലെ 4 - 25 പദ്ധതികൾ.

2. മെന്റ്—

മെന്റിന്റെ പേരിൽപ്പെട്ട പട്ടികയിൽ	..	..
മെന്റിന്റെ പേരിൽപ്പെട്ട പട്ടികയിൽ	..	..
മെന്റ് പട്ടികയിൽ (പേരിൽപ്പെട്ട)	..	..
മെന്റ് പട്ടികയിൽ (പേരിൽപ്പെട്ട)	..	..
മെന്റ് പട്ടികയിൽ (പേരിൽപ്പെട്ട)	..	..
മെന്റ് പട്ടികയിൽ (പേരിൽപ്പെട്ട)	..	..
മെന്റ് പട്ടികയിൽ (പേരിൽപ്പെട്ട)	..	..

3. മെന്റ്—

മെന്റിന്റെ പേരിൽപ്പെട്ട പട്ടികയിൽ	..	..
മെന്റിന്റെ പേരിൽപ്പെട്ട പട്ടികയിൽ	..	..
മെന്റ് പട്ടികയിൽ (പേരിൽപ്പെട്ട)	..	..
മെന്റ് പട്ടികയിൽ (പേരിൽപ്പെട്ട)	..	..
മെന്റ് പട്ടികയിൽ (പേരിൽപ്പെട്ട)	..	..
മെന്റ് പട്ടികയിൽ (പേരിൽപ്പെട്ട)	..	..
മെന്റ് പട്ടികയിൽ (പേരിൽപ്പെട്ട)	..	..

മെന്റ് പട്ടികയിൽ (പേരിൽപ്പെട്ട)

4. മെന്റ്—

മെന്റിന്റെ പേരിൽപ്പെട്ട പട്ടികയിൽ	..	..
മെന്റിന്റെ പേരിൽപ്പെട്ട പട്ടികയിൽ	..	..
മെന്റ് പട്ടികയിൽ (പേരിൽപ്പെട്ട)	..	..
മെന്റ് പട്ടികയിൽ (പേരിൽപ്പെട്ട)	..	..
മെന്റ് പട്ടികയിൽ (പേരിൽപ്പെട്ട)	..	..

















[illegible]

4. ഈ വകുപ്പിന്റെ അധീനതയിലുള്ള എല്ലാ ഓഫീസുകളിലും കമ്മ്യൂട്ടറും ഇന്റർനെറ്റും ഉപയോഗിക്കുന്നതിനുള്ള വാഗ്ദാനം നൽകുക. സർവ്വീസ് നൽകുന്നതിനുള്ള എല്ലാ സാങ്കേതിക സൗകര്യങ്ങളും അനുയോജിക്കുന്ന വിധത്തിൽ ഉറപ്പുവരുത്തുക. കമ്മ്യൂട്ടറും ഇന്റർനെറ്റും ഉപയോഗിക്കുന്നതിനുള്ള സൗകര്യം ഉറപ്പുവരുത്തുന്നതിനായി സാമ്പത്തിക വകുപ്പിന്റെ അനുമതിയും അനുയോജിക്കുന്ന വിധത്തിൽ ഉറപ്പുവരുത്തുക.

[illegible][illegible]







[illegible]





[illegible]

2008 年 10 月 10 日

എന്നും, എന്നും, നാലാലും.

வாழ்வரவருக்குரியது. அடிகளும்.

[illegible]

“ആധുനികത” — മിസ്റ്റർ മണലിന്റെ നിരൂപണം 131-ാം  
 986-ാം പത്രവികാശം നോക്കുക.

27. 2005-2006 ஆண்டு: கனம் <sup>10</sup> உறுப்பினர் அவர்கள் எதிர்வினாக்களை எழுப்பியது குறிப்பிடத்தக்கது. அப்போதும் அவர் இரண்டு வினாக்கள் கேட்டதில், 26 முதல் 47 வரை வினாக்கள்.

11. 4<sup>th</sup> order of the group  $H$  is  $1$  or  $2$ . (a) If  $|H| = 4$ , then  $H$  is a normal subgroup of  $G$ . (b) If  $|H| = 2$ , then  $H$  is a normal subgroup of  $G$ . (c) If  $|H| = 4$ , then  $H$  is a normal subgroup of  $G$ . (d) If  $|H| = 2$ , then  $H$  is a normal subgroup of  $G$ . (e) If  $|H| = 4$ , then  $H$  is a normal subgroup of  $G$ . (f) If  $|H| = 2$ , then  $H$  is a normal subgroup of  $G$ . (g) If  $|H| = 4$ , then  $H$  is a normal subgroup of  $G$ . (h) If  $|H| = 2$ , then  $H$  is a normal subgroup of  $G$ . (i) If  $|H| = 4$ , then  $H$  is a normal subgroup of  $G$ . (j) If  $|H| = 2$ , then  $H$  is a normal subgroup of  $G$ . (k) If  $|H| = 4$ , then  $H$  is a normal subgroup of  $G$ . (l) If  $|H| = 2$ , then  $H$  is a normal subgroup of  $G$ . (m) If  $|H| = 4$ , then  $H$  is a normal subgroup of  $G$ . (n) If  $|H| = 2$ , then  $H$  is a normal subgroup of  $G$ . (o) If  $|H| = 4$ , then  $H$  is a normal subgroup of  $G$ . (p) If  $|H| = 2$ , then  $H$  is a normal subgroup of  $G$ . (q) If  $|H| = 4$ , then  $H$  is a normal subgroup of  $G$ . (r) If  $|H| = 2$ , then  $H$  is a normal subgroup of  $G$ . (s) If  $|H| = 4$ , then  $H$  is a normal subgroup of  $G$ . (t) If  $|H| = 2$ , then  $H$  is a normal subgroup of  $G$ . (u) If  $|H| = 4$ , then  $H$  is a normal subgroup of  $G$ . (v) If  $|H| = 2$ , then  $H$  is a normal subgroup of  $G$ . (w) If  $|H| = 4$ , then  $H$  is a normal subgroup of  $G$ . (x) If  $|H| = 2$ , then  $H$  is a normal subgroup of  $G$ . (y) If  $|H| = 4$ , then  $H$  is a normal subgroup of  $G$ . (z) If  $|H| = 2$ , then  $H$  is a normal subgroup of  $G$ .

[illegible]

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5 - 5a ലണ്ഡം, അനുബന്ധം—(1) ഏൽ ലേഖനം, ഉദ്യമം തയ്യാറാക്കുവാൻ പ്രവർത്തിക്കുന്നതിന് അനുബന്ധമായ അനുബന്ധങ്ങൾ സാധ്യതയുണ്ടായിരിക്കണം.

(2) ഏൽ (3) എന്നുള്ള ലേഖനം അനുബന്ധമായി അനുബന്ധങ്ങൾ വിവരങ്ങൾ ചേർക്കണം.

(4) ഏൽ ലേഖനം, 1912 ലെ ആക്ട് പ്രകാരം ഉപയോഗം ചെയ്തിട്ടുള്ള അനുബന്ധം ലേഖനങ്ങൾ ഉള്ളതിന് അനുബന്ധമായി ചേർക്കണം.

(5) ഏൽ ലേഖനം, 1912 ലെ ആക്ട് പ്രകാരം (2) ഏൽ ലേഖനം ചേർക്കുന്നതിനായിട്ടുള്ള ചേർക്കൽ പ്രകാരം അനുബന്ധങ്ങൾ ചേർക്കുന്നതിന് അനുബന്ധമായി ചേർക്കണം.

(6) ഏൽ ലേഖനം—എൽ പ്രകാരം അനുബന്ധങ്ങൾ 73 - 5a ലാണ് 1925 ലെ ബില്ലിന്റെ 17 - 5a ലാണ് അനുബന്ധങ്ങൾ.

(7) ഏൽ ലേഖനം, പ്രകാരം ചേർക്കൽ അനുബന്ധമായി ലേഖനങ്ങൾ അനുബന്ധമായി ചേർക്കുന്നതിന് അനുബന്ധമായി ചേർക്കണം.

6 - 5a ലണ്ഡം—(1) ഏൽ ലേഖനം, അനുബന്ധമായി ചേർക്കുന്നതിന് അനുബന്ധമായി ചേർക്കുന്നതിന് അനുബന്ധമായി ചേർക്കണം. (2) ഏൽ ലേഖനം, അനുബന്ധമായി ചേർക്കുന്നതിന് അനുബന്ധമായി ചേർക്കണം.

7 - 5a ലണ്ഡം—1912 ലെ 6 - 5a നമ്പർ ഏൽ, അനുബന്ധമായി ചേർക്കുന്നതിന് അനുബന്ധമായി ചേർക്കണം. അനുബന്ധമായി ചേർക്കുന്നതിന് അനുബന്ധമായി ചേർക്കണം.

പ്രിൻസിപ്പൽ അന്നത്തുടക്കം ശക്തിപ്പെടുത്തുന്നതിന്നു വിദ്യാഭ്യാസ മെമ്പർമാരുള്ള 1935-ലെ ബില്ലിലെ 55 - 56 ക്ലൗസുലസെ പുതിയ റൂൾമാർക്കു 45 - 56 ക്ലൗസുല അനുസൃതമാക്കപ്പെടുന്നു.

5 - 56 ക്ലൗസുല.—ടിവറക്കുറവായ പ്രൊഫസർമാർക്കു കോളേജിൽ ലാറ്റിൻ പ്രവൃത്തുക്കൾ ഉൾപ്പെടെ വേക്കേഷനേറിയവയുൾപ്പെട്ടിട്ടുള്ള പുനാൽ കമ്മീഷണറു പ്രസിഡൻസി വിജിയിൽപ്പെട്ടതനുസൃതമാക്കപ്പെട്ടതായി കോളേജിൽ ഓവറസിയറും മെമ്പർമാർ ക്ലൗസുലമാക്കി അനുവദിച്ചിട്ടുണ്ടെന്നു.

(2) പുനഃ (1) അന്നത്തുടക്കം 1913 ലെ 6 - 5 നമ്പർ ആക്ടിന്റെ 5 - 6 6 - 5 വകുപ്പുപോൾ പുനർവ്വരിക്കുന്നു.

6 - 5 ക്ലൗസുല.—ഒരു ട്രസ്റ്റിയോടൊന്നു കീഴ്മയുള്ളതനുസൃതം ഏകദേശ പ്രൊഫസർമാർക്കു കോളേജിലും, ഒരു ഡോയിസ് ഏകദേശ ഉപപ്രധാനര ഒരു ട്രസ്റ്റിയോടൊന്നു കീഴ്മയുള്ളതനുസൃതം കോളേജിന്റെ കോളേജിന്റെ പ്രൊഫസർമാർക്കു കോളേജിലും താഴെ പറയുന്നവയെ ഒത്തു നോക്കുകയാണെന്നു അനുവദിച്ചിട്ടുണ്ടെന്നു തന്നെ തുടക്കപ്പെടുത്തപ്പെട്ടിട്ടുണ്ടെന്നു തന്നെ.

(a) ഒരു ഉപകർമ്മം ക്ലൗസുലമാക്കുന്നു;

(b) അതായം ടിവറക്കുറവായ, അധികമനുവദിക്കുന്ന, സ്വതന്ത്ര (നാഷിക്) കമ്മീഷണറു ഏതാർക്കിലും ഏതെങ്കിലും അനുവദിക്കുന്ന പ്രൊഫസർ കൂട്ടിത്തയ്ക്കുന്നവയോ കോളേജു പദ്ധതികൾ കമ്മീഷണറു എന്ന നമ്പർ പ്രൊഫസർമാരുമോ കമ്മീഷണറു കോളേജിലും ഒരു കോളേജുപോൾ, പദ്ധതികൾ പ്രൊഫസർമാർക്കു സൗകര്യമായിട്ട് ടിവറക്കുറവായ പ്രൊഫസർമാരുമോ, പദ്ധതികൾ കമ്മീഷണറുമാർക്കു കോളേജിലും, ഒരു കോളേജിൽ ഉപപ്രധാനരീട്ടുള്ള വിവിധ വിധ കോളേജിലും ഉപകരണങ്ങളോ പദ്ധതികൾ കമ്മീഷണറുമാർക്കു കോളേജിലും ഉപകരണങ്ങളോ ഉള്ളതെന്നു വിവരിച്ചിട്ടുള്ളതെന്നു വരുത്തുന്നതെന്നു, ഒരു കോളേജു കോളേജിലും കോളേജിലും ഉപകരണങ്ങളോ.

(c) നാഷി പ്രവൃത്തുക്കൾ പ്രൊഫസർമാർക്കു നാഷിപ്പാണെന്നു ഒരു കോളേജിലും.



[illegible]

11-ാം പാഠ്യം, —ഇതു 1972 ൽ 8-ാം വയസ്സുള്ള 8-ാം പാഠ്യത്തിൽ വിധിക്കപ്പെട്ട 1975 ൽ തീർപ്പിലെ 20-ാം 26-ാം പാഠ്യങ്ങളെ അടക്കിയിരിക്കുകയും, എന്നാൽ ഇവയ്ക്ക് തീർപ്പിലെ 6 (3), (3), (4) എന്നീ പാഠ്യങ്ങളിൽ ചേരുന്ന കഴു എഴുതികളും, ഇന്ത്യയിലെ സ്ഥിതിവിശേഷങ്ങൾക്കനുസരിച്ച അവരുടെ മറ്റൊന്നായി നോക്കുകയും എന്നതാണ് സാധാരണ രേഖയാക്കിവെക്കപ്പെട്ടത്, തീർപ്പിച്ച ശീക്ഷ ഉപയോഗം.

18-3-2015-19-3-2015-20-3-2015-21-3-2015-22-3-2015-23-3-2015-24-3-2015-25-3-2015-26-3-2015-27-3-2015-28-3-2015-29-3-2015-30-3-2015-31-3-2015-1-4-2015-2-4-2015-3-4-2015-4-4-2015-5-4-2015-6-4-2015-7-4-2015-8-4-2015-9-4-2015-10-4-2015-11-4-2015-12-4-2015-13-4-2015-14-4-2015-15-4-2015-16-4-2015-17-4-2015-18-4-2015-19-4-2015-20-4-2015-21-4-2015-22-4-2015-23-4-2015-24-4-2015-25-4-2015-26-4-2015-27-4-2015-28-4-2015-29-4-2015-30-4-2015-31-4-2015-1-5-2015-2-5-2015-3-5-2015-4-5-2015-5-5-2015-6-5-2015-7-5-2015-8-5-2015-9-5-2015-10-5-2015-11-5-2015-12-5-2015-13-5-2015-14-5-2015-15-5-2015-16-5-2015-17-5-2015-18-5-2015-19-5-2015-20-5-2015-21-5-2015-22-5-2015-23-5-2015-24-5-2015-25-5-2015-26-5-2015-27-5-2015-28-5-2015-29-5-2015-30-5-2015-31-5-2015-1-6-2015-2-6-2015-3-6-2015-4-6-2015-5-6-2015-6-6-2015-7-6-2015-8-6-2015-9-6-2015-10-6-2015-11-6-2015-12-6-2015-13-6-2015-14-6-2015-15-6-2015-16-6-2015-17-6-2015-18-6-2015-19-6-2015-20-6-2015-21-6-2015-22-6-2015-23-6-2015-24-6-2015-25-6-2015-26-6-2015-27-6-2015-28-6-2015-29-6-2015-30-6-2015-31-6-2015-1-7-2015-2-7-2015-3-7-2015-4-7-2015-5-7-2015-6-7-2015-7-7-2015-8-7-2015-9-7-2015-10-7-2015-11-7-2015-12-7-2015-13-7-2015-14-7-2015-15-7-2015-16-7-2015-17-7-2015-18-7-2015-19-7-2015-20-7-2015-21-7-2015-22-7-2015-23-7-2015-24-7-2015-25-7-2015-26-7-2015-27-7-2015-28-7-2015-29-7-2015-30-7-2015-31-7-2015-1-8-2015-2-8-2015-3-8-2015-4-8-2015-5-8-2015-6-8-2015-7-8-2015-8-8-2015-9-8-2015-10-8-2015-11-8-2015-12-8-2015-13-8-2015-14-8-2015-15-8-2015-16-8-2015-17-8-2015-18-8-2015-19-8-2015-20-8-2015-21-8-2015-22-8-2015-23-8-2015-24-8-2015-25-8-2015-26-8-2015-27-8-2015-28-8-2015-29-8-2015-30-8-2015-31-8-2015-1-9-2015-2-9-2015-3-9-2015-4-9-2015-5-9-2015-6-9-2015-7-9-2015-8-9-2015-9-9-2015-10-9-2015-11-9-2015-12-9-2015-13-9-2015-14-9-2015-15-9-2015-16-9-2015-17-9-2015-18-9-2015-19-9-2015-20-9-2015-21-9-2015-22-9-2015-23-9-2015-24-9-2015-25-9-2015-26-9-2015-27-9-2015-28-9-2015-29-9-2015-30-9-2015-31-9-2015-1-10-2015-2-10-2015-3-10-2015-4-10-2015-5-10-2015-6-10-2015-7-10-2015-8-10-2015-9-10-2015-10-10-2015-11-10-2015-12-10-2015-13-10-2015-14-10-2015-15-10-2015-16-10-2015-17-10-2015-18-10-2015-19-10-2015-20-10-2015-21-10-2015-22-10-2015-23-10-2015-24-10-2015-25-10-2015-26-10-2015-27-10-2015-28-10-2015-29-10-2015-30-10-2015-31-10-2015-1-11-2015-2-11-2015-3-11-2015-4-11-2015-5-11-2015-6-11-2015-7-11-2015-8-11-2015-9-11-2015-10-11-2015-11-11-2015-12-11-2015-13-11-2015-14-11-2015-15-11-2015-16-11-2015-17-11-2015-18-11-2015-19-11-2015-20-11-2015-21-11-2015-22-11-2015-23-11-2015-24-11-2015-25-11-2015-26-11-2015-27-11-2015-28-11-2015-29-11-2015-30-11-2015-31-11-2015-1-12-2015-2-12-2015-3-12-2015-4-12-2015-5-12-2015-6-12-2015-7-12-2015-8-12-2015-9-12-2015-10-12-2015-11-12-2015-12-12-2015-13-12-2015-14-12-2015-15-12-2015-16-12-2015-17-12-2015-18-12-2015-19-12-2015-20-12-2015-21-12-2015-22-12-2015-23-12-2015-24-12-2015-25-12-2015-26-12-2015-27-12-2015-28-12-2015-29-12-2015-30-12-2015-31-12-2015-1-13-2015-2-13-2015-3-13-2015-4-13-2015-5-13-2015-6-13-2015-7-13-2015-8-13-2015-9-13-2015-10-13-2015-11-13-2015-12-13-2015-13-13-2015-14-13-2015-15-13-2015-16-13-2015-17-13-2015-18-13-2015-19-13-2015-20-13-2015-21-13-2015-22-13-2015-23-13-2015-24-13-2015-25-13-2015-26-13-2015-27-13-2015-28-13-2015-29-13-2015-30-13-2015-31-13-2015-1-14-2015-2-14-2015-3-14-2015-4-14-2015-5-14-2015-6-14-2015-7-14-2015-8-14-2015-9-14-2015-10-14-2015-11-14-2015-12-14-2015-13-14-2015-14-14-2015-15-14-2015-16-14-2015-17-14-2015-18-14-2015-19-14-2015-20-14-2015-21-14-2015-22-14-2015-23-14-2015-24-14-2015-25-14-2015-26-14-2015-27-14-2015-28-14-2015-29-14-2015-30-14-2015-31-14-2015-1-15-2015-2-15-2015-3-15-2015-4-15-2015-5-15-2015-6-15-2015-7-15-2015-8-15-2015-9-15-2015-10-15-2015-11-15-2015-12-15-2015-13-15-2015-14-15-2015-15-15-2015-16-15-2015-17-15-2015-18-15-2015-19-15-2015-20-15-2015-21-15-2015-22-15-2015-23-15-2015-24-15-2015-25-15-2015-26-15-2015-27-15-2015-28-15-2015-29-15-2015-30-15-2015-31-15-2015-1-16-2015-2-16-2015-3-16-2015-4-16-2015-5-16-2015-6-16-2015-7-16-2015-8-16-2015-9-16-2015-10-16-2015-11-16-2015-12-16-2015-13-16-2015-14-16-2015-15-16-2015-

(B) എന്ന ഉപഭാഗത്തിൽ വിദ്യാർത്ഥികൾക്ക് തന്നിരിക്കുന്ന വിദ്യാർത്ഥി 86-ാം കോഡ് 282-ാം പാർട്ടിയിൽ ചേർത്തിരിക്കുന്ന വിവരിപ്പിച്ച ഉപഭാഗത്തിലെ ഒരു ഏകദേശിത നല്ലതാണ്. വിവരിപ്പിച്ച ഒരു കോഡിലെ ആദ്യകക്ഷി, തുടർന്നു വരുന്ന കോഡുകളിലെ മേൽനോട്ട പരിചരണ നിയന്ത്രികൾ (സംസ്ഥാനപരിചരണ) പക്ഷം അവരുടെ സ്വന്തം ഉപഭാഗത്തിന്റെ ഉപഭാഗങ്ങളിലെ പരിചരണ, ചില നല്ലതാണെങ്കിൽ ഉപഭാഗങ്ങളുടെ ഉപരികൾ അവയുടെ ഉപഭാഗത്തിൽ ചില കോഡിന് സാക്ഷ്യം നൽകുന്ന വിവരിപ്പിലെ ഒരു ചുരുക്കി എഴുതിയിട്ടുള്ളത്.

[illegible]





18 - 3a പ്രസ്ഥാനത്തിൽ മിസ്റ്റർ സെനറ്റിലെ നിയമപ്രകാരം 38 - 3a നമ്പർ 148 (ii) എന്ന പരാതിയിലെ വിവരങ്ങൾ അനുസരിച്ച്

29 - 3 21 - 3 പ്രസ്ഥാനം 1925 ലെ ബില്ലിലെ 27 - 3 28 - 3 പ്രസ്ഥാനം 1912 ലെ 6 - 3 നമ്പർ അക്ടിന്റെ 28, 29, 30, 31 എന്നീ വകുപ്പുകളും പുനഃനിശ്ചയിക്കുന്നു.

22 - 3a പ്രസ്ഥാനം 1925 ലെ ബില്ലിലെ 29 - 3a പ്രസ്ഥാനം പുനഃനിശ്ചയിക്കുന്നു.

23 - 3a പ്രസ്ഥാനം (1) എന്ന പ്രസ്ഥാനം—മിസ്റ്റർ സെനറ്റിലെ നിയമപ്രകാരം 118 (a) എന്ന പരാതി നോക്കുക.

(2) എന്ന പ്രസ്ഥാനം—മിസ്റ്റർ സെനറ്റിലെ നിയമപ്രകാരം 382 - 3a പ്രസ്ഥാനം നോക്കുക.

(3) എന്ന പ്രസ്ഥാനം—മിസ്റ്റർ സെനറ്റിലെ നിയമപ്രകാരം 118 (a) എന്ന പരാതി നോക്കുക.

(4) എന്ന പ്രസ്ഥാനം—മിസ്റ്റർ സെനറ്റിലെ നിയമപ്രകാരം 118 (ii) (1) എന്ന പരാതിയും 1925 ലെ ബില്ലിലെ 9 - 3a പ്രസ്ഥാനം നോക്കുക.

24 - 3a പ്രസ്ഥാനം—ഈ പ്രസ്ഥാനംകൊണ്ട് 1925 ലെ പ്രസ്ഥാനം 2000 പ്രസ്ഥാനംകൊണ്ട് മാറ്റിയിട്ടുണ്ടാകുന്നു.

25 - 3a പ്രസ്ഥാനം—മിസ്റ്റർ സെനറ്റിലെ നിയമപ്രകാരം 32 - 3a നമ്പർ 148 (ii) എന്ന പരാതി നോക്കുക.

26 - 3a പ്രസ്ഥാനം—മിസ്റ്റർ സെനറ്റിലെ നിയമപ്രകാരം 43 3a നമ്പർ 148 - 3a പ്രസ്ഥാനം പ്രസ്ഥാനം ബില്ലിലെ 21 - 3a പ്രസ്ഥാനം നോക്കുക. എന്നാൽ ഇവിടെയും മുമ്പത്തെ പ്രസ്ഥാനത്തിലും ഏതെങ്കിലും പ്രസ്ഥാനത്തിൽ പ്രസ്ഥാനം കീഴെത്തന്നെ അതേ 3a നമ്പർ പ്രസ്ഥാനം അതേ 3a നമ്പർ പ്രസ്ഥാനം പ്രസ്ഥാനം.

27 - 3a പ്രസ്ഥാനം—1925 ലെ ബില്ലിലെ 21 (3) എന്ന പ്രസ്ഥാനം 1912 ലെ 6 - 3 നമ്പർ അക്ടിന്റെ 27 (3) എന്ന വകുപ്പ് നോക്കുക.

28 മുമ്പെ 30 വരെ പ്രസ്ഥാനം—മിസ്റ്റർ സെനറ്റിലെ നിയമപ്രകാരം 153 (a) എന്ന പരാതിയും പ്രസ്ഥാനം ബില്ലിലെ 13, 14

25 ഏക്കർ ലക്ഷ്യത്തോളം തോക്കുകൾ കൃഷിയിലായിട്ടുള്ള  
1988 ലെ ബിൽ ഏക്കറോളം വരെ വിട്ടുവീഴ്ചയില്ല.

21 - 50 ലക്ഷം—മിസ്റ്റർ സെനാറ്റിലെ നിമ്നോദ്യമം 175-ാം  
ഏക്കർ ലക്ഷം തോക്കുകൾ.

22 - 50 ലക്ഷം—മിസ്റ്റർ സെനാറ്റിലെ നിമ്നോദ്യമം 194-ാം  
ലക്ഷം തോക്കുകൾ.

23 മുതൽ 25 വരെ ലക്ഷ്യത്തോളം—ഇവയിൽ കമ്മീഷൻ കൃഷി  
പ്രദേശങ്ങളിലെ കിഴക്കുള്ള അല്ലെങ്കിൽ, നോർത്ത്  
ഏക്കറോളം സെനാറ്റിലെ കിഴക്കുള്ള അല്ലെങ്കിൽ, നോർത്ത്  
അല്ലെങ്കിൽ, നോർത്ത്.

25 - 30 ലക്ഷം—(1) ഏക്കർ ലക്ഷ്യത്തിൽ, ബിൽ  
തോക്കുകളിൽ, മിസ്റ്റർ സെനാറ്റിലെ നിമ്നോദ്യമം 215 (4)  
ഏക്കർ ലക്ഷം തോക്കുകളിൽ.

(2) ഏക്കർ ലക്ഷ്യത്തിൽ കമ്മീഷൻ കിഴക്കുള്ള കിഴക്കുള്ള  
കിഴക്കുള്ള കിഴക്കുള്ള.

24 - 50 ലക്ഷം—മിസ്റ്റർ സെനാറ്റിലെ നിമ്നോദ്യമം 215 - 50  
ലക്ഷം തോക്കുകൾ.

25 - 50 ലക്ഷം—മിസ്റ്റർ സെനാറ്റിലെ നിമ്നോദ്യമം 215  
(1), (2), (3) ഏക്കർ ലക്ഷം തോക്കുകൾ.

26 - 50 ലക്ഷം—മിസ്റ്റർ സെനാറ്റിലെ നിമ്നോദ്യമം 215 (3)  
ഏക്കർ ലക്ഷം തോക്കുകൾ.

27 - 50 ലക്ഷം—മിസ്റ്റർ സെനാറ്റിലെ നിമ്നോദ്യമം 215 - 50  
ലക്ഷം തോക്കുകൾ.

28 - 50 ലക്ഷം—മിസ്റ്റർ സെനാറ്റിലെ നിമ്നോദ്യമം 215-ാം  
ലക്ഷം തോക്കുകൾ.

29 മുതൽ 47 വരെ ലക്ഷ്യത്തോളം—അല്ലെങ്കിൽ—

29 - 50 ലക്ഷത്തിൽ സെനാറ്റിലെ തോക്കുകളിൽ, മിസ്റ്റർ  
സെനാറ്റിലെ നിമ്നോദ്യമം 215 - 50 ലക്ഷം തോക്കുകളിൽ.

30 - 50 ലക്ഷം സെനാറ്റിലെ തോക്കുകളിൽ, മിസ്റ്റർ  
സെനാറ്റിലെ തോക്കുകളിൽ, മിസ്റ്റർ സെനാറ്റിലെ തോക്കുകളിൽ.

41-ാം ലക്ഷം—മിസ്റ്റർ സെനാറ്റിലെ നിമ്നോദ്യമം 215-ാം  
ലക്ഷം തോക്കുകൾ. കൃഷിയിൽ, ഏക്കർ ലക്ഷം തോക്കുകളിൽ  
തോക്കുകളിൽ.

42-ാം ചണ്ഡം.—ഇത് ക്ലാസ്സ് ബിസ്റ്റിയിൽ 17-ാം ചണ്ഡം പട്ടെ പുനഃപരിശോധിക്കാൻ അർഹമായിരുന്നു (2) എന്ന ചണ്ഡം, ഇത് യഥാർത്ഥമായിട്ടുള്ളതായി സാക്ഷ്യപ്പെടുത്തിയതിനുശേഷം, അതിന്റെ അടിസ്ഥാനപരമായിട്ടുള്ള പ്രസ്താവനയെക്കുറിച്ച് അതിൽ (3) എന്ന ചണ്ഡം, കൂടാതെ ഇതിന്റെ 1912 ലെ 6-ാം നമ്പർ അക്ടിൽ 26-4 എന്ന വകുപ്പിൽ ഉൾപ്പെടുത്തിയിരിക്കുന്നു.

43-ാം ചണ്ഡം.—മിസ്റ്റർ സെന്ററിന്റെ വിവരത്തിൽ 186-ാം ചണ്ഡം, അതായത് 1912 ലെ 5-ാം നമ്പർ അക്ടിൽ 28-ാം വകുപ്പിൽ ഉൾപ്പെടുത്തിയിരിക്കുന്നു.

44-ാം ചണ്ഡം.—മിസ്റ്റർ സെന്ററിന്റെ വിവരത്തിൽ 157-ാം ചണ്ഡം, ക്ലാസ്സ് ബിസ്റ്റിയിൽ 18-ാം ചണ്ഡം, അതായത്,

45-ാം ചണ്ഡം 1925 ലെ ബിസ്റ്റിയിൽ 23-ാം ചണ്ഡം എന്നായിരിക്കുന്നു.

46-ാം ചണ്ഡം 1925 ലെ ബിസ്റ്റിയിൽ 23-ാം ചണ്ഡം, അതായത് പുനഃപരിശോധിക്കാൻ ക്ലാസ്സ് ബിസ്റ്റിയിൽ എൽ. ഓട്ടിംഗ് 2-ാം ചണ്ഡത്തിൽ ഉൾപ്പെടുത്തിയിരിക്കുന്നതായിരിക്കും.

47-ാം ചണ്ഡം.—മിസ്റ്റർ സെന്ററിന്റെ വിവരത്തിൽ 158-ാം ചണ്ഡം, കൂടാതെ 1925 ലെ ബിസ്റ്റിയിൽ 24-ാം ചണ്ഡം, അതായത്,

(1) എന്ന ചണ്ഡം, അത് 2-ാം ചണ്ഡത്തിൽ ഉൾപ്പെടുത്തിയിരിക്കുന്നു, (2) എന്ന ചണ്ഡം, അത് 2-ാം ചണ്ഡത്തിൽ ഉൾപ്പെടുത്തിയിരിക്കുന്നു, (3) എന്ന ചണ്ഡം, അത് 2-ാം ചണ്ഡത്തിൽ ഉൾപ്പെടുത്തിയിരിക്കുന്നു, (4) എന്ന ചണ്ഡം, അത് 2-ാം ചണ്ഡത്തിൽ ഉൾപ്പെടുത്തിയിരിക്കുന്നു.

48-ാം ചണ്ഡം.—ഈ ചണ്ഡം ബിസ്റ്റിയിൽ 2 (3) എന്ന ചണ്ഡത്തിൽ നിർവ്വചിക്കപ്പെട്ടിട്ടുള്ള ചണ്ഡം, അത് അതിന്റെ അടിസ്ഥാനപരമായിട്ടുള്ള പ്രസ്താവനയെക്കുറിച്ച് അതിൽ (3) എന്ന ചണ്ഡം, കൂടാതെ ഇതിന്റെ 1912 ലെ 6-ാം നമ്പർ അക്ടിൽ 26-4 എന്ന വകുപ്പിൽ ഉൾപ്പെടുത്തിയിരിക്കുന്നു.

49-ാം ചണ്ഡം.—മിസ്റ്റർ സെന്ററിന്റെ വിവരത്തിൽ 226-ാം ചണ്ഡം, 1912 ലെ 5-ാം നമ്പർ അക്ടിൽ 28-ാം വകുപ്പിൽ, 1925 ലെ ഇത് അതിന്റെ അടിസ്ഥാനപരമായിട്ടുള്ള പ്രസ്താവനയെക്കുറിച്ച് (1925 ലെ 28) 15-ാം വകുപ്പിൽ ഉൾപ്പെടുത്തിയിരിക്കുന്നു.

50-ാം ചണ്ഡം.—ഈ ചണ്ഡത്തിൽ 265 (4) എന്ന ചണ്ഡം, അതായത് മിസ്റ്റർ സെന്ററിന്റെ വിവരത്തിൽ അതിൽ ഉൾപ്പെടുത്തിയിരിക്കുന്നു.







79.46 ലക്ഷം.— ചെറുപ്പം നഗരത്തിൽ നിർമ്മിച്ചതായ 388-ാം ലക്ഷി തുറന്നു.

74-ാം വർഷം: 1912 ൽ 8-ാം നമ്പർ ആയിട്ട് 16.9 വർഷത്തെ പുനഃവ്യവസ്ഥന.

[illegible]

75 മുതൽ 76 വരെ വർഷങ്ങൾ. അനുസരിച്ചിട്ടുള്ള  
ഇവയുടെ നിലയും. — മിസ്റ്റർ സെനാനിന്റെ വിവരമനുസരിച്ച് 365 മുതൽ  
374 വരെ വർഷങ്ങൾ. 1900-01.

9) കൂട്ടിടം സംരക്ഷണവും മുൻകരുതി സംരക്ഷണവും സംബന്ധിച്ച്, ഇന്ത്യയിൽ കൂട്ടിടം സംരക്ഷണത്തിന് പ്രത്യേകമായ പൂർവ്വനിർദ്ദേശങ്ങൾ ഉണ്ടായിട്ടില്ല. മോശൻ കൂട്ടിടം സംരക്ഷണവും പ്രസ്തുത സർവ്വസംസ്ഥാനപ്രതിബദ്ധത നൽകിയിട്ടില്ല. പൂർവ്വനിർദ്ദേശങ്ങൾ (8) എന്ന ലോകബാങ്കിൽ അടങ്ങിയിട്ടുള്ള പ്രത്യേക കർമ്മസംഗ്രഹം തുടർന്ന്, മോശൻ പ്രസ്തുത സർവ്വസംസ്ഥാനപ്രതിബദ്ധതയുമാണ്.

(4) ഈ കമ്മ്യൂൺ സൗകര്യമുള്ള ഒരു ഉറപ്പാക്കിയ സൗകര്യം പ്രവൃത്തി ചെയ്യാനില്ലെന്നുള്ളതു തുടർ കമ്മ്യൂൺ സൗകര്യമുള്ളതിനുള്ള നിബന്ധന കൈമാറ്റിയില്ലെന്നു വ്യക്തമാക്കുവാനുള്ള (5) എന്ന ഡി.പി. നമ്പറിൽ ചേർത്തിരിക്കുന്ന കർമ്മപദ്ധതിയെ തുടർച്ചയായി ആലോചിക്കേണ്ടതാണ്.

4) കയ്യേറ്റ സംഭവം തദ്ദേശ സ്വയംഭരണ സ്ഥാപനം കയ്യേറ്റ സംഭവങ്ങളാൽ ഉണ്ടായ നഷ്ടം പരിഹരിക്കാനും പ്രയത്നം നടത്താനും അനുസരിച്ചിട്ടുള്ളതാണ്. എന്നാൽ ഈ തദ്ദേശ സ്വയംഭരണ സ്ഥാപനം കയ്യേറ്റത്തിനിടയിലും,





[illegible]

(3) ଏହା ସ୍ୱାଧୀନତା ଦିବସର ଅବସରରେ ପାଳିତ ହେବ।

60 - 90 വയസ്സായ 1011 പേർ 6 - 90 വയസ്സ് ആകുമ്പോൾ 26 - 90 വയസ്സ് ആകുമ്പോൾ ഉണ്ടാകുന്ന.

31 മുതൽ 39 വരെ വിനாயகம்.—ഇവ 1912 ൽ 8-ാം നമ്പർ അക്വിനയും 1913 ൽ 8-ാം നമ്പർ അക്വിനയും പല വർഷ നിരസനകളെ നേരിട്ടിട്ട് ഏകീകരിക്കപ്പെട്ടു. ഏതൊരു ഓർഡർ (ചിഹ്ന) നിരസനകളും നേരിടുകയും ചെയ്യാൻ

81-90 82-90 83-90 காலகட்டம் 1912-90 8-90 நவாப்  
காலத்தில் 24, 85, 26 ஆகிய வகுப்புகளையும் 1912-90 8-90  
நவாப் காலத்தில் 21, 22, 98 ஆகிய வகுப்புகளையும் புனர்தொகு  
செய்து.

84 - 96 വർഷം 1912 മുതൽ 1996 വരെ സർക്കാർ സ്കൂളുകളിൽ 28 - 29 വർഷത്തിനുള്ളിൽ 1925 ന്റെ ബി.എ.യിൽ 3 (3) എന്ന വർഷം അക്കാദമിക് പരീക്ഷകൾ.

85-ാം കണക്ക് 1912 ലെ 6-ാം നമ്പർ അഭിപ്രായ 27-ാം വകുപ്പിനനുസരിച്ച് 1912 ലെ 5-ാം നമ്പർ അഭിപ്രായ 24-ാം വകുപ്പിനു തുല്യ ചുമട്ടിലായിരിക്കുന്നു.

(3) ഏതാ പദ്ധതിയുടെ, ഓർക്കറേജ് സംവിധാനങ്ങളെ ശ്രദ്ധേയമാക്കുന്നതിനുള്ള ഹരിജനങ്ങൾക്കുള്ള അനുബന്ധ നിർവ്വഹിക്കപ്പെട്ട ചെലവുകളെ സംബന്ധിച്ച റിപ്പോർട്ടിന്റെ തയ്യാറാക്കൽ.

86-ാം വർഷം 1912 ൽ 8-ാം നമ്പർ ലക്കത്തിൽ 31-ാം വർഷം 1918 ൽ തീർപ്പിച്ച 88-ാം വർഷം മുതൽക്കു

87 - 90 உள்துறை அமைச்சர் திரு. வி. வி. சுவாமிநாதன் அவர்களின் உரையின் பகுதி.

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சுற்றுலா துறைமுகச் சாலைத் துறையினர் அளித்த வந்திரியத்தின் விவரங்களைக் கீழ்க்கண்டவாறு அறிவித்து வருவது குறித்து கருத்துரைத்து வருவது.

(1) கட்டிடக்கலை அமைப்பு.

38 - 70 ലക്ഷങ്ങൾ 1912 ന്നി 8-70 ന്നവർ ആകുമ്പോൾ 41 - 30  
ലക്ഷങ്ങൾ 1913 ന്നി 5 - 70 ന്നവർ ആകുമ്പോൾ 26 - 30 ലക്ഷങ്ങൾ ആണ്  
ആയിരിക്കുന്നത്.

2007-08-01 മുതൽ 2008-09-01 വരെ

(1) ஒரு வரலாற்று நிகழ்வு.

2002 年 12 月 10 日

[illegible]

5 = 20 ലക്ഷം പട്ടികത്താഴെ അനുയോജ്യമായ മുന്നെ പട്ടിക.

[illegible][illegible]

உதாரண: உயிரினங்களின் பரிமாற்றம், உயிரினங்களின் பரிமாற்றம், உயிரினங்களின் பரிமாற்றம்



























NOTIFICATIONS.

Point St. George, July 21, 1937  
(S.O. No. 1415, P.S.G.)

No. 418.—

In exercise of the powers conferred by clause (c) of sub-section (2) of section 22-A and clause (a) of sub-section (2) of section 119 of the Marine Local Board Act, 1920 (Ordinance No. XIV of 1920), the Provincial Government are hereby pleased to make the following amendment to the rules regarding the term of office of the members and the removal of the standing committee for rural development of district boards and the power of removal and election of the district board over the standing committee, published with Public Health Department Circular No. 728, dated 24th October 1936, at page 516 of Part I-A of the Point St. George Gazette, dated the 20th November 1936:—

AMENDMENT.

After rule 3 of the said rules, the following rule shall be added, namely:—

"4. The Provincial Government may direct that action taken by the committee in regard to any specified class or classes of cases shall be subject to the approval of the district board, in such cases and in such a manner as to be approved or disapproved or to amend the same either absolutely or subject to such modifications as it may think fit."

Point St. George, September 16, 1937  
(S.O. No. 1504, P.S.G.)

No. 419.—In exercise of the powers conferred by sections 70 and clause (a) of sub-section (1) of section 119 of the Marine Local Board Act, 1920 (Ordinance No. XIV of 1920), the Provincial Government are hereby pleased to make the following amendment to the Marine District Boards (General Regulations) Rules, 1936:—

AMENDMENT.

After rule 8 of the said rules, the following rule shall be added, namely:—

"8. These rules shall not apply to the appointment of any of the temporary Government sub-stations persons who may, in consequence of the revision of Government Government sub-stations register from Orissa, be discharged from Government service."

Point St. George, September 21, 1937  
(S.O. No. 1505, P.S.G.)

No. 420.—In exercise of the powers conferred by sub-section (2) of section 1 of the Powers of Public Health Act, 1920 (Ordinance No. XIV of 1920), the Provincial Government are hereby pleased to extend the provisions of the said Act to the area of the Dakshin Panchayat in the Kuttai district.

Point St. George, September 14, 1937  
(S.O. No. 1504, P.S.G.)

No. 421.—In exercise of the powers conferred by sub-section (2) of section 1 of the Powers of Public Health Act, 1920 (Ordinance No. XIV of 1920), the Provincial Government are hereby pleased to extend the provisions of the said Act to the area of the Dakshin Panchayat in the Kuttai district.

Point St. George, September 14, 1937  
(S.O. No. 1510, P.S.G.)

No. 422.—In exercise of the powers conferred by sub-section (2) of section 1 of the Powers of Public Health Act, 1920 (Ordinance No. XIV of 1920), the Provincial Government are hereby pleased to extend the provisions of the said Act to the area of the Dakshin Panchayat in the Kuttai district.

Point St. George, September 21, 1937  
(S.O. No. No. 1510, P.S.G.)

No. 423.—In exercise of the powers conferred by sub-section (2) of section 1 of the Powers of Public Health Act, 1920 (Ordinance No. XIV of 1920), the Provincial Government are hereby pleased to extend the provisions of the said Act to the area of the Dakshin Panchayat in the Kuttai district.

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Point St. George, September 21, 1937  
(S.O. No. No. 1510, P.S.G.)

No. 424.—In exercise of the powers conferred by section 12 and clause (a) of sub-section (1) of section 120 of the Marine District Board Act, 1920 (Ordinance No. XIV of 1920), the Provincial Government are hereby pleased to make the following amendment to the rules relating to registration and maintenance of offices and records of municipal councils, published with Local Board Department Circular No. 728, dated the 24th August 1936, at page 423-424 of Part I-A of the Point St. George Gazette, dated the 20th September 1936:—

AMENDMENT.

In clause (c) of rule 1 of the said rules, for the words "and of the District Medical Officer in the case of any other hospital or dispensary," the following words shall be substituted, namely: "and in the case of any other hospital or dispensary with the Civil Surgeon, or the Municipality or if there is no such office in the Municipality, with the District Medical Officer."

Point St. George, September 18, 1937  
(S.O. No. No. 1510, P.S.G.)

No. 425.—The following clause of certain amendments to the rules published with Local Government Department Circular No. 189, dated the 19th December 1936, published at page 62 in Part I-A of the Point St. George Gazette, dated the 24th February 1937, which is proposed to amend in certain of the provisions contained by sub-section (2) of section 107 and clause (a) of sub-section (1) of section 117 of the Marine Local Board Act, 1920 (Ordinance No. XIV of 1920), is hereby published as required by clause 14 of section 141 of the said Act for the information of all persons likely to be affected thereby.

Notice is hereby given that the draft will be further presented with effect from the date of publication of this notification and that any objection or suggestion which may be received from any person with respect thereto before the expiry of the period allowed will be considered by the Provincial Government.

DRAFT AMENDMENTS.

1.

For rule 1 of the said rules, the following rule shall be substituted, namely:—

"1. Where the birth of a child has been registered without a name it shall be the duty:—

(a) of the father or mother, subject to the provision in rule 2, to report the name of the child to the Registrar within a period of the date of the registration of the birth, and

(b) of the Registrar, whether or not a report has been made under clause (a) to ascertain the name of the child whenever possible and with as little delay as possible and to enter such name in the appropriate column of the birth register, and the date of the entry, and when not doing with his signature."

2.

In rule 14 of the said rules, between the figures "4" and "5" the expression "8(a)" shall be inserted.

Point St. George, September 21, 1937  
(S.O. No. No. 1510, P.S.G.)

No. 426.—In exercise of the powers conferred by paragraph (b) of sub-section (2) and paragraph (a) of sub-section (3) of section 241 of the Government of India Act, 1935, the Provincial Government are hereby pleased to make the following special rules:—

REVISE.

1. The rules of the Marine District in the Marine Municipal Councils employed in the temporary Engineering Department mentioned in the Marine District Circular No. 189, dated the 19th December 1936, published at page 62 in Part I-A of the Point St. George Gazette, dated the 24th August 1936, shall be subject to two to four and the rules in regard to the Marine Engineering Department shall be increased temporarily by one for a period of two years commencing from the date of promulgation.

2. The provided and special rules applicable to holders of permanent posts under the said rules shall apply to the holders of the temporary posts:

Provided that nothing contained in this rule shall affect the operation of the rules published with Public















the recent attended to the application. As regards the examination, the receipt should be forwarded to the principal with the application and examination direct, but in the case of Hindi and English, through the hands of these departments.

The fees paid for admission to the above examination will not be refunded if held over to the next year or session. Fees paid for read letters for the second examination will be refunded if held over to the next year or session. However, the refund will be made only if the application for the same is made ten days before the date of examination.

4. If any candidate has been refused admission for examination held over to the next year or session, the Board will be notified by the principal of the school to be notified by the principal of the school.

**Examination for Local Examinations—January 1935**

The annual half-yearly examination for candidates will be held on Wednesday, 17th January 1935, and the following dates at the following centres:—

- |            |            |
|------------|------------|
| (a) Madras | (b) Madras |
| (c) Madras | (d) Madras |
| (e) Madras | (f) Madras |

2. The examinations that will be held are:—  
(a) Secondary Education for the first year of the Government of Madras, and other special examinations.  
(b) Secondary Education for the first year of the Government of Madras.

3. Candidates must send in their applications made out before the 15th January 1935, to the principal of the school, to be sent to the Board of Examinations, Madras, by the 20th January 1935, after which date no application will be received. Applications which are incomplete or defective in any particular will not be accepted.

4. The principal of the school for Government examinations and the 15th January 1935, to the principal of the school, to be sent to the Board of Examinations, Madras, by the 20th January 1935, after which date no application will be received. Applications which are incomplete or defective in any particular will not be accepted.

5. The principal of the school for Government examinations and the 15th January 1935, to the principal of the school, to be sent to the Board of Examinations, Madras, by the 20th January 1935, after which date no application will be received. Applications which are incomplete or defective in any particular will not be accepted.

6. The principal of the school for Government examinations and the 15th January 1935, to the principal of the school, to be sent to the Board of Examinations, Madras, by the 20th January 1935, after which date no application will be received. Applications which are incomplete or defective in any particular will not be accepted.

7. The principal of the school for Government examinations and the 15th January 1935, to the principal of the school, to be sent to the Board of Examinations, Madras, by the 20th January 1935, after which date no application will be received. Applications which are incomplete or defective in any particular will not be accepted.

8. The principal of the school for Government examinations and the 15th January 1935, to the principal of the school, to be sent to the Board of Examinations, Madras, by the 20th January 1935, after which date no application will be received. Applications which are incomplete or defective in any particular will not be accepted.

9. The principal of the school for Government examinations and the 15th January 1935, to the principal of the school, to be sent to the Board of Examinations, Madras, by the 20th January 1935, after which date no application will be received. Applications which are incomplete or defective in any particular will not be accepted.

10. The principal of the school for Government examinations and the 15th January 1935, to the principal of the school, to be sent to the Board of Examinations, Madras, by the 20th January 1935, after which date no application will be received. Applications which are incomplete or defective in any particular will not be accepted.

11. The principal of the school for Government examinations and the 15th January 1935, to the principal of the school, to be sent to the Board of Examinations, Madras, by the 20th January 1935, after which date no application will be received. Applications which are incomplete or defective in any particular will not be accepted.

12. The principal of the school for Government examinations and the 15th January 1935, to the principal of the school, to be sent to the Board of Examinations, Madras, by the 20th January 1935, after which date no application will be received. Applications which are incomplete or defective in any particular will not be accepted.

13. The principal of the school for Government examinations and the 15th January 1935, to the principal of the school, to be sent to the Board of Examinations, Madras, by the 20th January 1935, after which date no application will be received. Applications which are incomplete or defective in any particular will not be accepted.

14. The principal of the school for Government examinations and the 15th January 1935, to the principal of the school, to be sent to the Board of Examinations, Madras, by the 20th January 1935, after which date no application will be received. Applications which are incomplete or defective in any particular will not be accepted.

15. The principal of the school for Government examinations and the 15th January 1935, to the principal of the school, to be sent to the Board of Examinations, Madras, by the 20th January 1935, after which date no application will be received. Applications which are incomplete or defective in any particular will not be accepted.

P. K. K. MENON,  
Secretary.

Office of the Head of Examinations,  
Madras, 15th September 1934

# MADRAS PUBLIC SERVICE COMMISSION.

## NOTICE

In the Commission's notification, dated 26th August 1934, published at page 437 to 440 of Part I-B of the Fort St. George Gazette, dated 26th August 1934, inviting applications for appointment as Assistant Secretaries and Executive Officers in the Madras Educational Department.

It is hereby notified that the Commission has received the following applications for appointment as Assistant Secretaries and Executive Officers in the Madras Educational Department:—

**M. R. KARUNAKARAN MENON.**

Office of the Madras Public Service Commission,  
Colaba, Madras, 17th September 1934.

## NOTIFICATION.

It is hereby notified for the information of the public that the Commission has received the following applications for appointment as Assistant Secretaries and Executive Officers in the Madras Educational Department:—

**V. JAGANNATHAN MENON.**

Office of the Madras Public Service Commission,  
Colaba, Madras, 17th September 1934.

The Divisional Inspector of Schools, Madras North Division, Madras, in his Memorandum No. 100/34, dated 26th September 1934, submitted the following report for the consideration of the Commission:—

**D. SIVASUBRAMANIAM MENON.**

Office of the Madras Public Service Commission,  
Colaba, Madras, 17th September 1934.

The Divisional Inspector of Schools, Madras North Division, Madras, in his Memorandum No. 100/34, dated 26th September 1934, submitted the following report for the consideration of the Commission:—

**M. R. KARUNAKARAN MENON.**

Office of the Madras Public Service Commission,  
Colaba, Madras, 17th September 1934.

The Divisional Inspector of Schools, Madras North Division, Madras, in his Memorandum No. 100/34, dated 26th September 1934, submitted the following report for the consideration of the Commission:—

**M. R. KARUNAKARAN MENON.**

Office of the Madras Public Service Commission,  
Colaba, Madras, 17th September 1934.

## REVISED NOTIFICATION.

(With reference to the notification at page 437-440 of Part I-B of the Fort St. George Gazette, dated 26th August 1934.)

The Divisional Inspector of Schools, Madras North Division, Madras, in his Memorandum No. 100/34, dated 26th September 1934, submitted the following report for the consideration of the Commission:—

**M. R. KARUNAKARAN MENON.**

Office of the Madras Public Service Commission,  
Colaba, Madras, 17th September 1934.



# SUPPLEMENT TO PART I-B OF THE FORT ST. GEORGE GAZETTE

No. 28]

MADRAS, TUESDAY EVENING, SEPTEMBER 21, 1937 [Price, 6 pice,

## UNIVERSITY OF MADRAS.

### M.L. DEGREE EXAMINATION, JULY 1937.

The following is the list of successful candidates at the  
M.L. Degree Examination held in July 1937:—

Third Class.		Fourth Class.
Roll No.	Register number and name of candidate.	Register number and name of candidate.
1	28 Suryanarayana- murthi, L.	Register VII—Personal Law.
2	17 Anupam Pillai, P. S.	Register V—Law of Con- tract.
3	1 Sankarji Arayan, Ponnambalam.	Register II—Jurisprudence.
4	50 Vaidi, M. K.	Register V—Law of Con- tract.
5	85 Rameshchandra, S.	Do.

### LIST OF FAILURES.

#### PART II—CONSTITUTIONAL LAW.

Register number and name of candidate.	Register number and name of candidate.	Register number and name of candidate.
1	28 Suryanarayana- murthi, L.	Register VII—Personal Law.
2	17 Anupam Pillai, P. S.	Register V—Law of Con- tract.
3	1 Sankarji Arayan, Ponnambalam.	Register II—Jurisprudence.
4	50 Vaidi, M. K.	Register V—Law of Con- tract.
5	85 Rameshchandra, S.	Do.

#### PART III—INTERNATIONAL LAW.

Register number and name of candidate.	Register number and name of candidate.	Register number and name of candidate.
1	28 Suryanarayana- murthi, L.	Register VII—Personal Law.
2	17 Anupam Pillai, P. S.	Register V—Law of Con- tract.
3	1 Sankarji Arayan, Ponnambalam.	Register II—Jurisprudence.
4	50 Vaidi, M. K.	Register V—Law of Con- tract.
5	85 Rameshchandra, S.	Do.

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#### PART IV—CRIMINAL AND CIVIL.

Register number and name of candidate.	Register number and name of candidate.	Register number and name of candidate.
1	28 Suryanarayana- murthi, L.	Register VII—Personal Law.
2	17 Anupam Pillai, P. S.	Register V—Law of Con- tract.
3	1 Sankarji Arayan, Ponnambalam.	Register II—Jurisprudence.
4	50 Vaidi, M. K.	Register V—Law of Con- tract.
5	85 Rameshchandra, S.	Do.

#### PART V—LAW OF CONTRACTS AND ITS HISTORY.

Register number and name of candidate.	Register number and name of candidate.	Register number and name of candidate.
1	28 Suryanarayana- murthi, L.	Register VII—Personal Law.
2	17 Anupam Pillai, P. S.	Register V—Law of Con- tract.
3	1 Sankarji Arayan, Ponnambalam.	Register II—Jurisprudence.
4	50 Vaidi, M. K.	Register V—Law of Con- tract.
5	85 Rameshchandra, S.	Do.

#### PART VI—MORTGAGES AND EJECTMENT.

Register number and name of candidate.	Register number and name of candidate.	Register number and name of candidate.
1	28 Suryanarayana- murthi, L.	Register VII—Personal Law.
2	17 Anupam Pillai, P. S.	Register V—Law of Con- tract.
3	1 Sankarji Arayan, Ponnambalam.	Register II—Jurisprudence.
4	50 Vaidi, M. K.	Register V—Law of Con- tract.
5	85 Rameshchandra, S.	Do.

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## SOURCE: U.S. FEDERAL GOVT.

Books Law—Adoption, Marriage and Guardianship	..	..	..	..
Books Law—Joint Family and Succession	..	..	..	..
Books Law—Trusts and their History and rules of Interpretation	..	..	..	..
Law of Partition and Succession under Hindu Law of Succession and the History	..	..	..	..
Books Law relating to Guardianship, Marriage and Succession in India	..	..	..	..
Family	..	..	..	..
Legacy in the list of members of families	..	..	..	..
Books mention	Books for members	Books mention	Books mention	
and contents	and list books	and contents	and contents	
Notes on	Notes on	Notes on	Notes on	

SEEK THE TRUTH—TRUTHFUL OF TRUTHFUL.

Law of Transfer of Property in England and in	
India	.. .. .
Scotland and Queensland and Singapore	.. .. .
W.C. Inheritance and Bankruptcy	.. .. .
Compulsory and Judicial Sales	.. .. .
Law of Private Trusts	.. .. .
Public Trusts and Charities	.. .. .
Conveyancing	.. .. .
Deeds	.. .. .
Deeds in the local practice of courts	.. .. .
English law and practice in India	.. .. .
20	.. .. .
Other subjects	.. .. .

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1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 26

W. McLELLAN  
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In the list of Teachers' Certificates compiled by the District Educational Office, South Arrol, during 1902 published as Supplement to Part E.H. of the Part of General Orders, dated 29th May 1902—

THE UNIVERSITY OF CHICAGO PRESS

For	Best
1971 B. Nagaraja, Q. Venkatesh, T. Subbaiah, S. Subramanian, K. Subramanian	1971 B. Nagaraja, Q. Venkatesh, K. Subramanian, S. Subramanian, T. Subbaiah

陳弘謀、趙鳳昌、李鴻章、劉銘傳、張之洞、翁同龢、

<sup>1</sup>1960 Eastwood School, E.C.      <sup>2</sup>1969 Eastwood School, E.C.  
Training School, Exeter, Devon.      E.C. Training School, Exeter,  
Devon.

www.kluweronline.nl or [ordering@wkap.nl](mailto:ordering@wkap.nl)

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## 502 JOURNAL OF POST KEYNESIAN ECONOMICS

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Chadstone B.T., 375/5, Avenue 1471





# THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 33]

MADRAS, TUESDAY EVENING, SEPTEMBER 21, 1927 [PRICE, 4 annas.]

## Part II—Miscellaneous Notifications.

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### APPOINTMENTS, LEAVE, ETC.

#### JUDICIAL.

No. 127. *Leave.*—Under Fundamental Rule 81 and 82, M.S. Reg. 12, 2, *Justice Anandarama Aiyangar*, Subordinate Judge, Chingleput, has been granted leave for eight months and fourteen days with effect from the 1st June 1927, the first fourteen days of which will be on average pay with out medical certificate and the remaining period on medical certificate.

The first six months and one day of the period of leave on medical certificate will be on average pay and the remaining period on half average pay.

It is also permitted to prefer to be leave the vacation of the Sub-Court, Chingleput, from the 4th May 1927 to 15th June 1927 inclusive, provided the conditions prescribed by the local Government in this respect are complied.

High Court, Madras.  
12th September 1927.

No. 128. *Leave.*—Under Fundamental Rule 81 and 82, M.S. Reg. 12, 2, *Justice Anandarama Aiyangar*, Subordinate Judge, Tirunelveli, has been granted leave without medical certificate for one month and twelve days with effect from the 25th September 1927, the first six days of which will be on average pay, and the remaining period on half average pay.

It is also permitted to prefer to be leave the vacation of the Sub-Court, Tirunelveli, from the 25th September 1927 to 15th October 1927 inclusive, provided the conditions prescribed by the local Government in this respect under Fundamental Rule 81 are complied.

High Court, Madras.  
12th September 1927.

No. 129. *Posting and Transfer.*—The following posting and transfers of District Judges have been ordered by the High Court:—

1. *Posting.*—Mr. A. R. F. Embury, an officer from leave, is posted to the District Court's Court, Chingleput at Salem, in place of Mr. M. Venkatasubramanian, C.M.

2. *Transfer.*—(a) M.S. Reg. 12, 2, *Justice Anandarama Aiyangar*, Subordinate Judge, Chingleput, is transferred to Tirunelveli, in place of Mr. M. Venkatasubramanian, C.M. (To join on 1st Oct.)

(b) M.S. Reg. 12, 2, *Justice Anandarama Aiyangar*, Subordinate Judge, Chingleput, is transferred to Tirunelveli, in place of Mr. M. Venkatasubramanian, C.M. (To join on 1st Oct.)

No. 130. *Promotion.*—The following promotion to the rank of Sub-Judge has been ordered by the High Court:—

M.S. Reg. 12, 2, *Justice Anandarama Aiyangar*, District Judge, Tirunelveli, is appointed to act as Sub-Judge, and a panel in the Sub-Court of Tirunelveli, in place of Mr. M. Venkatasubramanian, C.M. (To join on 1st Oct.)

High Court, Madras.  
12th September 1927.

No. 131. *Transfer.*—The following transfers of District Judges have been ordered by the High Court:—

1. M.S. Reg. 12, 2, *Justice Anandarama Aiyangar*, District Judge, Tirunelveli, is transferred to Tirunelveli, in place of Mr. M. Venkatasubramanian, C.M. (To join on 1st Oct.)

**M. M. R. R. P. V. K. Subramanyam Ayyar, Assistant Engineer, Port St George, (To post in office).**

**D. APPA RAO, Acting Engineer.**

**High Court, Madras.**  
14th September 1937.

### NOTICES.

**Appointments.**—The following appointments of a Deputy Superintendent of Police are notified:—

**M. R. R. P. V. K. Subramanyam Ayyar, Inspector of Police, North Circle, Madras District, in addition to Deputy Superintendent of Police, North Circle, Madras District. (To post in office).**

**Madras, 14th September 1937.**

**Transfer.**—The following posting of an Officiating Deputy Superintendent of Police is notified:—

**M. R. R. P. V. K. Subramanyam Ayyar, Inspector of Police, North Circle, Madras District, in addition to Deputy Superintendent of Police, North Circle, Madras District, in addition to Deputy Superintendent of Police, North Circle, Madras District, in addition to Deputy Superintendent of Police, North Circle, Madras District. (To post in office).**

**(To be kept in the custody of Mr. D. Appa Rao, the Collector, Madras District, and Mr. D. Appa Rao, the Collector, Madras District, in addition to Deputy Superintendent of Police, North Circle, Madras District, in addition to Deputy Superintendent of Police, North Circle, Madras District, in addition to Deputy Superintendent of Police, North Circle, Madras District. (To post in office).**

**D. APPA RAO, Inspector General of Police.**

**Madras, 17th September 1937.**

### ENGINE.

**Transfer.**—A. R. R. P. V. K. Subramanyam Ayyar, Assistant Engineer, Port St George, (To post in office).

**M. R. R. P. V. K. Subramanyam Ayyar, Assistant Engineer, Port St George, (To post in office).**

**Y. M. R. R. P. V. K. Subramanyam Ayyar, Assistant Engineer, Port St George, (To post in office).**

**Madras, 18th September 1937.**

### POSTAL WORKS.

**Transfer.**—M. R. R. P. V. K. Subramanyam Ayyar, Assistant Engineer, Port St George, (To post in office).

**Madras, 18th September 1937.**

**Transfer.**—M. R. R. P. V. K. Subramanyam Ayyar, Assistant Engineer, Port St George, (To post in office).

**Madras, 18th September 1937.**

**Transfer.**—M. R. R. P. V. K. Subramanyam Ayyar, Assistant Engineer, Port St George, (To post in office).

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**M. R. R. P. V. K. Subramanyam Ayyar, Assistant Engineer, Port St George, (To post in office).**

**Madras, 17th September 1937.**

**Transfer.**—M. R. R. P. V. K. Subramanyam Ayyar, Assistant Engineer, Port St George, (To post in office).

**M. R. R. P. V. K. Subramanyam Ayyar, Assistant Engineer, Port St George, (To post in office).**

**Madras, 17th September 1937.**

**Transfer.**—M. R. R. P. V. K. Subramanyam Ayyar, Assistant Engineer, Port St George, (To post in office).

**M. R. R. P. V. K. Subramanyam Ayyar, Assistant Engineer, Port St George, (To post in office).**

**M. R. R. P. V. K. Subramanyam Ayyar, Assistant Engineer, Port St George, (To post in office).**

**M. R. R. P. V. K. Subramanyam Ayyar, Assistant Engineer, Port St George, (To post in office).**

**Madras, 18th September 1937.**

### REVENUE.

**Transfer.**—M. R. R. P. V. K. Subramanyam Ayyar, Assistant Engineer, Port St George, (To post in office).

**M. R. R. P. V. K. Subramanyam Ayyar, Assistant Engineer, Port St George, (To post in office).**

**Madras, 18th September 1937.**

**Transfer.**—M. R. R. P. V. K. Subramanyam Ayyar, Assistant Engineer, Port St George, (To post in office).

**(By order)**

**S. K. PILLAI.**

**Principal Assistant to the Engineer-General.**

**Madras, 14th September 1937.**









## PUBLIC HEALTH DEPARTMENT

VERB. RECHENING OF THE EDITIONAL: Types of the Madith Presidency for the week ending 11st August 1935.

[illegible]











No. 11 or 187, DISTRICT COURT, COCHIN.  
Pabala Pabala Pabala—Petitioner (Defendant).  
E. M. Macdonald—Respondent (Creditor).

Notice is hereby given under section 17 (2) of Act V of 1900 that the petition put in by the above-named petitioner to declare him as insolvent is posted on 10th October 1907 for hearing.

No. 12 or 190, DISTRICT COURT, COCHIN.  
Bakomatti Kanda Nodda—Petitioner (Defendant).  
Bakomatti Kanda Nodda and others—Respondents (Creditors).

Notice is hereby given under section 17 (2) of Act V of 1900 that the petition put in by the above-named petitioner to declare him as insolvent is posted on 10th October 1907 for hearing.

No. 14 or 192, DISTRICT COURT, COCHIN.  
Bakomatti Kanda Nodda—Petitioner (Defendant).  
Bakomatti Kanda Nodda—Respondent (Creditor).

Notice is hereby given under section 17 (2) of Act V of 1900 that the petition put in by the above-named petitioner to declare his respondent as insolvent is posted on 10th October 1907 for hearing.

No. 15 or 193, DISTRICT COURT, COCHIN.  
Chelva Yankala Kallath—Petitioner (Defendant).  
Chelva Yankala Kallath—Respondent (Creditor).

Notice is hereby given under section 17 (2) of Act V of 1900 that the petition put in by the above-named petitioner to declare his respondent as insolvent is posted on 10th October 1907 for hearing.

No. 16 or 194, DISTRICT COURT, COCHIN.  
Gutappa Lakshmana and another—Petitioner (Defendant).  
Muthalath Yankala Kallath—Respondent (Creditor).

Notice is hereby given under section 17 (2) of Act V of 1900 that the petition put in by the above-named petitioner to declare his respondent as insolvent is posted on 10th October 1907 for hearing.

No. 18 or 197, DISTRICT COURT, COCHIN.  
Telling Pabala—Petitioner (Defendant).  
Kavala Yankala Kallath and two others—Respondents (Creditors).

Notice is hereby given under section 17 (2) of Act V of 1900 that the petition put in by the above-named petitioner to declare his respondents as insolvents is posted on 10th October 1907 for hearing.

I.A. No. 19 or 199, DISTRICT COURT (No. 12 or 190, NEW COURT), COCHIN.  
Pabala Kallath—Petitioner and another—Petitioners (Defendants).

E. M. Macdonald and others—Respondents (Creditors).

Notice is hereby given under section 17 (2) of Act V of 1900 that the petition put in by the above-named petitioner to declare his respondents as insolvents is posted on 10th July 1907.

I.A. No. 20 or 201, DISTRICT COURT (No. 12 or 190, NEW COURT), COCHIN.  
Nodda Kallath—Petitioner (Defendant).  
The Official Receiver, Cochin—Respondent.

Notice is hereby given under section 17 (2) of Act V of 1900 that the petition put in by the above-named petitioner to declare his respondent as insolvent is posted on 10th July 1907.

I.A. No. 21 or 202, DISTRICT COURT (No. 14 or 192, NEW COURT), COCHIN.  
Abul Jalil Mulla—Petitioner (Defendant).  
Muthalath Pabala and others—Respondents (Creditors).

Notice is hereby given under section 17 (2) of Act V of 1900 that the petition put in by the above-named petitioner to declare his respondents as insolvents is posted on 10th August 1907.

I.A. No. 22 or 203, DISTRICT COURT (No. 16 or 194, NEW COURT), COCHIN.  
Nodda Kallath—Petitioner (Defendant).  
Nodda Kallath—Respondent (Creditor).

Notice is hereby given under section 17 (2) of Act V of 1900 that the petition put in by the above-named petitioner to declare his respondent as insolvent is posted on 10th August 1907.

I.A. No. 23 or 204, DISTRICT COURT (No. 16 or 194, NEW COURT), COCHIN.  
Nodda Kallath—Petitioner (Defendant).  
Nodda Kallath—Respondent (Creditor).

Notice is hereby given under section 17 (2) of Act V of 1900 that the petition put in by the above-named petitioner to declare his respondent as insolvent is posted on 10th October 1907 for hearing.

#### TABALA AIA, District Judge.

Cochin, 10th September 1907.

No. 3 or 195, DISTRICT COURT, KOTTA.  
Kalla Kallath and others—Defendants.  
Kalla Kallath—Defendant.

Adjudged on 10th March 1907.

No. 10 or 196, DISTRICT COURT, KOTTA.  
Nodda Kallath—Defendant (Defendant).  
Nodda Kallath—Defendant (Defendant).

Adjudged on 10th September 1907.

No. 17 or 197, DISTRICT COURT, KOTTA.  
Nodda Kallath—Defendant (Defendant).  
Nodda Kallath—Defendant (Defendant).

Adjudged on 10th April 1907.

No. 18 or 198, DISTRICT COURT, KOTTA.  
Nodda Kallath—Defendant (Defendant).  
Nodda Kallath—Defendant (Defendant).

Adjudged on 10th February 1907.

No. 19 or 199, DISTRICT COURT, KOTTA.  
Nodda Kallath—Defendant (Defendant).  
Nodda Kallath—Defendant (Defendant).

Adjudged on 10th January 1907.

No. 20 or 200, DISTRICT COURT, KOTTA.  
Nodda Kallath—Defendant (Defendant).  
Nodda Kallath—Defendant (Defendant).

Adjudged on 10th November 1907.

No. 21 or 201, DISTRICT COURT, KOTTA.  
Nodda Kallath—Defendant (Defendant).  
Nodda Kallath—Defendant (Defendant).

Adjudged on 10th July 1907.

No. 22 or 202, DISTRICT COURT, KOTTA.  
Nodda Kallath—Defendant (Defendant).  
Nodda Kallath—Defendant (Defendant).

Adjudged on 10th September 1907.

No. 23 or 203, DISTRICT COURT, KOTTA.  
Nodda Kallath—Defendant (Defendant).  
Nodda Kallath—Defendant (Defendant).

Adjudged on 10th October 1907.

No. 24 or 204, DISTRICT COURT, KOTTA.  
Nodda Kallath—Defendant (Defendant).  
Nodda Kallath—Defendant (Defendant).

Adjudged on 10th October 1907.



No. 33 of 1939, DISTRICT COURT, SOUTH ARIZONA.  
*Interdictio Chelamudi and others—Defendants.*  
*Against Venkateswami—Plaintiff.*  
 Adjourned on 25th November 1938.

No. 1 of 1939, DISTRICT COURT, SOUTH ARIZONA.  
*Kari Subrahmanya—Defendant.*  
*For all charges—How and others—Complainants.*  
 Adjourned on 27th July 1938.

No. 2 of 1939, DISTRICT COURT, SOUTH ARIZONA.  
*Yashwanth Venkata Nageswaram—Defendant.*  
*For all charges—How and others—Complainants.*  
 Adjourned on 26th July 1938.

No. 8 of 1939, DISTRICT COURT, SOUTH ARIZONA.  
*Interdictio Pottanachetty Basant—Defendant.*  
*Against in Liquidation—Plaintiff.*  
 Adjourned on 19th February 1939.

No. 11 of 1939, DISTRICT COURT, SOUTH ARIZONA.  
*Kannan Chelamudi and others—Defendants.*  
*Against Pottanachetty How and others—Complainants.*  
 Adjourned on 19th October 1938.  
 Notice is hereby given under section 37 (2) of Act V of 1926 that the orders of adjournment issued against the above defendants in all the above proceedings are hereby given, as notified by an order of the Court, dated 21st August 1937, under section 43 of the said Act.

T. S. RAMACHANDRAN,  
*Judicial Officer.*

Madras, 30th September 1938.

No. 19 of 1939 (J. A. No. 126 of 1939), DISTRICT COURT, MADRAS.

*Thangavelu Nageswami—Complainant—Defendant.*  
*Against Ramachandraswami Chetty, Thandala Subrahmanya Chetty & Co. and others—Defendants.*  
*(Interdictio.)*

Notice is hereby given under section 36 of the Provincial Insolvency Act that the order of adjournment passed against the defendants has been made, but in order of the Court, dated 25th August 1937, in pursuance of the approval of the competent authority.

No. 34 of 1939 (J. A. No. 301 of 1939), DISTRICT COURT, MADRAS.

*Kodali Subrahmanya Kodali—Plaintiff—Complainant.*  
*Against Kodali Rama Reddy & Co. and others—Defendants.*  
*(Complaint.)*

Take notice that the petition by the complainant under section 76 of the Provincial Insolvency Act, for approval of the adjournment scheme proposed by him, comes on for hearing before this Court on 18th October 1938.

No. 15 of 1939 (J. A. No. 392 of 1939), DISTRICT COURT, MADRAS.

*Kodali Venkata Kodali—Plaintiff—Complainant.*  
*Against Kodali Kodali and others—Defendants.*  
*(Complaint.)*

Take notice that the petition by the complainant under section 76 of the Provincial Insolvency Act, for approval of the adjournment scheme proposed by him, comes on for hearing before this Court on 18th October 1938.

M. D. KRISHNA RAU,  
*Judicial Officer.*

Madras, 27th September 1938.

No. 35 of 1939, DISTRICT COURT, SOUTH ARIZONA.  
*Thandamallu Srida, son of Mathayamma Naydu of Thandamallu, Thandamallu Madu—Plaintiff.*

Notice is hereby given under section 37 (2) of the Provincial Insolvency Act that the order of adjournment, dated 21st April 1934, passed in this matter

is hereby cancelled under section 42 of the Provincial Insolvency Act as per order, dated 25th August 1937, as the complainant failed to apply for discharge.

No. 6 of 1939, DISTRICT COURT, SOUTH ARIZONA.  
*Arumugam Sivasami, son of Sivasami, Son of Kodali Veluprasanna Naydu—Complainant.*

Notice is hereby given under section 37 (2) of the Provincial Insolvency Act that the order of adjournment, dated 25th October 1935, passed in this matter is hereby cancelled under section 42 of the Provincial Insolvency Act, as per order, dated 25th August 1937, as the complainant failed to apply for discharge.

No. 23 of 1939, DISTRICT COURT, SOUTH ARIZONA.  
*Thandamallu Chettiar, son of Ardu Chettiar of Parangudi, Thandamallu Madu—Plaintiff.*

Take notice that the petition by the complainant under section 11 of the Provincial Insolvency Act for an order of absolute discharge comes on for hearing before this Court on 23rd October 1938.

No. 25 of 1939, DISTRICT COURT, SOUTH ARIZONA.  
*Thandamallu Reddy, son of Kodali Naydu of Arumugam, Thandamallu Madu—Plaintiff.*

Notice is hereby given under section 36 of the Provincial Insolvency Act that the adjournment scheme has been adjourned inasmuch as by an order of this Court, dated 21st September 1937, and then he should apply for discharge as or before 25th March 1938. Complainant should prove their claims as soon as possible by delivering or sending by registered post to the District Revenue, South Ariz. an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 26 of 1939, DISTRICT COURT, SOUTH ARIZONA.  
*Thandamallu Naydu, son of Ardu Naydu of Parangudi, Thandamallu Madu—Plaintiff.*

Notice is hereby given under section 36 of the Provincial Insolvency Act that the adjournment scheme has been adjourned inasmuch as by an order of this Court, dated 21st August 1937, and then he should apply for discharge as or before 25th August 1938. Complainant should prove their claims as soon as possible by delivering or sending by registered post to the District Revenue, South Ariz. an affidavit in Form No. 3 of the Provincial Insolvency Rules.

No. 2 of 1937, DISTRICT COURT, SOUTH ARIZONA.  
*K. S. Venkataswami Iyer, son of Sathayamma Iyer of Kodali Thandamallu—Plaintiff.*  
*Against Kodali Rama Reddy & Co. and others—Defendants.*  
*(Complaint.)*

Notice is hereby given under section 36 (2) of the Provincial Insolvency Act that the complainant has applied to this Court praying to appoint a receiver as mentioned and that the said petition stands posted to 25th October 1937 for hearing.

No. 12 of 1937, DISTRICT COURT, SOUTH ARIZONA.  
*Kodali Pelli, son of Ardu Pelli of Vannur, Thandamallu Madu—Plaintiff.*

Notice is hereby given under section 36 (2) of the Provincial Insolvency Act that the complainant has applied to this Court praying to appoint him as receiver and that the said petition stands posted to 25th October 1937 for hearing.

No. 15 of 1937, DISTRICT COURT, SOUTH ARIZONA.  
*Jayaraman Reddy, son of Sathayamma Naydu of Kottur, Thandamallu Madu—Plaintiff.*  
*Against Kodali Rama Reddy & Co. and others—Defendants.*  
*(Complaint.)*

Notice is hereby given under section 36 (2) of the Provincial Insolvency Act that the complainant has applied to this Court praying to appoint a receiver as mentioned and that the said petition stands posted to 25th October 1937 for hearing.

P. RAJAGOPALAN,  
*Judicial Officer.*

Madras, 24th September 1938.

No. 28 of 1935, Sea-Court, Ceylon.  
**Chandappa Waddya**, son of **Perumalappa** of **Anda**,  
 petitioned under section 20.

Notice is hereby given that for applying for discharge the above-named petitioner has been ordered by one year from 20th September 1937 to 20th September 1938 and the application filed by him on 23.9.37 at 1935, dated 28th September 1935 in pursuance of section 20 of Act V of 1920, under section 20 (2) of Act V of 1920.

**S. BALAKRISHNA MENON**,  
 Subordinate Judge.

No. 1 of 1937, Sea-Court, Ceylon.  
**Tayappa Sanyas**, **Perumalappa**,  
**Thangala**, **Thangala** and others—**Anda**,  
 petitioned under section 20 of the Provincial Insolvency Act.

Notice is hereby given that the above-named petitioner has been ordered by this Court on the 23rd day of September 1937 and that he should apply for discharge on or before 23rd day of September 1938. Creditors should give their claims for discharging or settling by registered post in the Office of the Provincial Insolvency, Colombo.

**S. BALAKRISHNA MENON**,  
 Subordinate Judge.

**Colombo**, 19th September 1937.

No. 36 of 1930, Sea-Court, Ceylon.  
**Perumal Chetti**, son of **Kandappa Chetti**, aged about 51 years, residing at No. 57, **Indraprastha** street, **Colombo**, petitioned under section 20.

Notice is hereby given that the above-named petitioner has been ordered by this Court on the 23rd day of September 1937 and that he should apply for discharge on or before 23rd day of September 1938. Creditors should give their claims for discharging or settling by registered post in the Office of the Provincial Insolvency, Colombo.

Notice is hereby given under section 20 (2) of Act V of 1920 that the above-named petitioner **Perumal Chetti** is hereby ordered by this Court on the 23rd day of September 1937 and that he should apply for discharge on or before 23rd day of September 1938. Creditors should give their claims for discharging or settling by registered post in the Office of the Provincial Insolvency, Colombo.

No. 3 of 1937, Sea-Court, Ceylon.  
**Hongappa Reddy**, son of **Aganappa Reddy**, aged about 46 years, residing at **Indraprastha**, **Colombo**, petitioned under section 20.

Notice is hereby given under section 20 and 15 (2) of the Provincial Insolvency Act V of 1920 that the above-named petitioner **Hongappa Reddy** is hereby ordered by this Court on the 23rd day of September 1937 and that he should apply for discharge on or before 23rd day of September 1938. Creditors should give their claims for discharging or settling by registered post in the Office of the Provincial Insolvency, Colombo.

**A. VENKATARAMA AIAH**,  
 Subordinate Judge.

**Colombo**, 19th September 1937.

No. 22 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti** and others—**Anda**,  
 petitioned under section 20.

Notice is hereby given under section 15 (2) of the Provincial Insolvency Act that the petitioner has applied to this Court praying to adjudge him as insolvent and that the said petition stands posted to 23rd October 1937 for hearing.

**K. K. KANDAKRISHNA AIAH**,  
 Subordinate Judge.

**Colombo**, 19th September 1937.

No. 31 of 1937 (A. No. 2105 of 1937), Sea-Court, Ceylon.  
**Totappa Pota**, **Perumalappa**,  
**Thangala**, **Thangala** and others—**Anda**,  
 petitioned under section 20.

Notice is hereby given under section 20 of the Provincial Insolvency Act V of 1920 that the order of adjudge him as insolvent made by this Court on 23rd August 1937 was cancelled as per order, dated 24th April 1937.

No. 1 of 1937 (A. No. 2105 of 1937), Sea-Court, Ceylon.  
**Thangala Pota**, **Perumalappa**,  
**Thangala Pota**, **Thangala Pota**,  
 petitioned under section 20.

Notice is hereby given under section 20 of the Provincial Insolvency Act V of 1920 that the order of adjudge him as insolvent made by this Court on 23rd August 1937 was cancelled as per order, dated 24th April 1937.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.

Notice is hereby given under section 20 of the Provincial Insolvency Act V of 1920 that the order of adjudge him as insolvent made by this Court on 23rd August 1937 was cancelled as per order, dated 24th April 1937.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.

No. 26 of 1937 Sea-Court, Ceylon.  
**Hirappa Chetti**, **Perumal Chetti**,  
**Thangala Chetti**, **Thangala Chetti**,  
 petitioned under section 20.









No. 24 of 1935 (L.A. No. 294 of 1935), Sec-Comm,   
 Madras.

Prasanna Reddy, son of Krishna Reddy of Serran-   
 chery, Anaimalai Taluk, Madras, Kanchi   
 District.

Krishna Reddy and others—Respondents.

Notice is hereby given that the abovesaid petitioner has applied to this Court praying that an order of absolute discharge be granted in order of absolute discharge. The petition stands posted to the 25th day of October 1937 for hearing.

A. KARAYANA RAU,   
 District Judge,   
 Salem, 19th September 1937.

No. 17 of 1935 (L.A. No. 251 of 1935), Sec-Comm,   
 Madras.

S. K. Sankaranarayanan Pillai—Petitioner (Madras).   
 A. V. V. Raja, Kanchi and others—Respondents.

Take notice that the petition by the petitioner under section 34 of the Provincial Insolvency Act for appointment of the respondent as receiver has been refused before the Court on 12th October 1937.

No. 18 of 1937, Sec-Comm, Madras.

Y. B. S. M. Sankaranarayanan Chettiar—Petitioner (Chennai).

Respondents: Marudam—Respondent (Chennai).   
 Notice is hereby given under section 5 (1) and 5 (2) of the Provincial Insolvency Act, that the petitioner has applied to this Court praying to appoint a receiver as receiver and that the said petition stands posted to 15th October 1937 for hearing.

T. VASUDEVA RAO,   
 District Judge,   
 Bangalore, 14th September 1937.

No. 17 of 1937, Sec-Comm, Serran Kanna.

Ramachandra Reddy and others—Petitioners.

Shen Reddy, Mahalinga Reddy and others—Respondents. All residing in Kanchi District, in   
 Pandal village, Kanchi—Respondents.

Notice is hereby given under section 19 (2) of the Provincial Insolvency Act that the petitioners have applied to this Court praying to appoint respondents as receivers and that the said petition stands posted to 15th October 1937 for hearing.

D. B. KRISHNAMURTHI,   
 District Judge,   
 Madras, 11th September 1937.

No. 21 of 1937, Sec-Comm, Madras.

Alagappa Varkkeya Chetty—Petitioner.

Y. Narayana and others—Respondents (Chennai).

Take notice that the petitioner has applied to this Court praying to appoint respondents as receivers and that the said petition stands posted to 15th October 1937 for hearing. The petitioners have applied to this Court praying to appoint respondents as receivers and that the said petition stands posted to 15th October 1937 for hearing. The petitioners have applied to this Court praying to appoint respondents as receivers and that the said petition stands posted to 15th October 1937 for hearing.

U. VAMAN SAKAT,   
 District Judge,   
 Tenali, 19th September 1937.

No. 7 of 1937, Sec-Comm, Madras.

P. P. Venkateswara Reddy of Sanku Collect—Petitioner.

M. Venkateswara Reddy and others—Respondents.

Notice is hereby given under section 19 (2) of Act V of 1937 that the abovesaid petitioner has applied to this Court to appoint him receiver. Hearing 19th October 1937.

T. G. MUTHUSWAMI AYYAR,   
 District Judge,   
 Coimbatore, 19th September 1937.

No. 14 of 1937, Sec-Comm, Madras.

Manikam Appaswami of Manikam in   
 Serran Kanna—Petitioner.

Notice is hereby given under section 19 (2) of Act V of 1937 that the abovesaid petitioner has applied to this Court to appoint him receiver. Hearing 19th October 1937.

Notice is hereby given under section 19 (2) of Act V of 1937 that the abovesaid petitioner has applied to this Court to appoint him receiver. Hearing 19th October 1937.

C. RAJENDRAN RAO,   
 District Judge,   
 Coimbatore, 14th September 1937.

No. 10 of 1935 (L.A. No. 190 of 1935), Sec-Comm, Madras.

Vaidyanath Venkateswara—Petitioner.

Notice is hereby given under section 41 of the Provincial Insolvency Act V of 1937 that the abovesaid petitioner has applied to this Court to appoint him receiver. Hearing 19th October 1937.

Notice is hereby given under section 41 of the Provincial Insolvency Act V of 1937 that the abovesaid petitioner has applied to this Court to appoint him receiver. Hearing 19th October 1937.

Notice is hereby given under section 41 of the Provincial Insolvency Act V of 1937 that the abovesaid petitioner has applied to this Court to appoint him receiver. Hearing 19th October 1937.

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Notice is hereby given under section 41 of the Provincial Insolvency Act V of 1937 that the abovesaid petitioner has applied to this Court to appoint him receiver. Hearing 19th October 1937.

applied in the Court for leave (pursuant to the provisions of) that the petition stands posted in 19th October 1937 for hearing.

**S. NIKAKANTA GUSTEL,**  
District Munsif.

Dindigul, 30th September 1937.

No. 38 of 1937 (I.A. No. 417 of 1937), DISTRICT Munsif's Court, Dindigul.  
Nest Keneppa and Nest Nerrappa of Kumbakonam—Plaintiffs.  
Kumbakonam Thappa Reddy and others—Defendants.

Notice is hereby given under section 42 (2) of the Provincial Insolvency Act that the order of adjudication dated 2nd October 1937, passed against the abovesaid petitioners, was annulled by an order of this Court, dated 2nd September 1937. The Official Receiver, Dindigul, will distribute the assets already realized.

No. 1 of 1937 (I.A. No. 211 of 1937), DISTRICT Munsif's Court, Dindigul.

K. Lakshman Rao—Plaintiff.  
Durgadas Bhattacharya and others—Defendants.

Notice is hereby given under section 42 (2) of the Provincial Insolvency Act that the abovesaid petitioners, who were adjudged insolvent by the order of this Court, dated 12th March 1935, are granted an order of absolute discharge by an order, dated 23rd August 1937.

**S. VARAHABAJULE SATYU,**  
District Munsif.

Dindigul, 24th September 1937.

No. 10 of 1937 (I.A. No. 360 of 1937), DISTRICT Munsif's Court, Dindigul.  
Dandabhatla Poda Ramaswami—Plaintiff.

(Defendant).  
K. Srinivas Venkata Ramesh and others—Defendants.

Notice is hereby given under section 42 of the Provincial Insolvency Act that the abovesaid petitioners have applied to the Court to give him an absolute order of discharge and that the petition stands posted in 19th October 1937. Any creditor wishing to oppose the same may do so either in person or by writ at 11 a.m. on the abovesaid date.

**K. R. KRISHNA RAO SATYU,**  
District Munsif.

Dindigul, 24th September 1937.

No. 11 of 1937, DISTRICT Munsif's Court, Dindigul.

Abdulla Vagwan, son of Gannappa, aged 35 years, Kanna and order of Kanneppa, Pooled taluk—Plaintiff.

Chandappa Nalla, etc.—Defendants.

Notice is hereby given under section 30 of the Provincial Insolvency Act that the abovesaid petitioners have been adjudged insolvent on 9th September 1937, that he is given time till 9th September 1937 for applying the provisions of the General Recovery Circular, as approved by the Court and that the property must be sold.

**R. V. KIRABAMA RAO,**  
District Munsif.

Guntur, 24th September 1937.

No. 5 of 1937, DISTRICT Munsif's Court, Guntur.  
Sagarappa Parani, nephew of Adappa Parani, residing at Nottur village, Nellore taluk—Plaintiff.  
Pillayanna Tanti and 2 others—Defendants.

Notice is hereby given under section 30 (2) of the Provincial Insolvency Act that the petitioners have applied to this Court praying to adjudge him as insolvent and that the petition stands posted in 19th October 1937, for hearing.

**D. KIRABAPPA,**  
District Munsif.

Kodak, 24th September 1937.

No. 7 of 1937, DISTRICT Munsif's Court, KODAK.  
Gannappa Subbaraya alias Chinnappa—Plaintiff.  
Bogal Subbaraya and two others—Defendants.

Notice is hereby given under section 13 of the Provincial Insolvency Act V of 1920 that the abovesaid petitioners have applied to this Court to be adjudged insolvent and that the petition stands posted in 23rd October 1937.

**ALL RAZA,**  
District Munsif.

Nasir, 18th September 1937.

No. 8 of 1937, DISTRICT Munsif's Court, Nasir.

S. B. Aramchelu Vela, son of Rama Vela, an Imamkhan, Kildakhan taluk, Madras district—Plaintiff.

Arsh Ahmad Khan and twenty-five others—Defendants.

Notice is hereby given under section 31 (2) of the Provincial Insolvency Act that the order of adjudication, dated 15th July 1934, passed against the abovesaid petitioners was annulled by an order of this Court, dated 6th September 1937.

**S. RANGASWAMI,**  
District Munsif.

Nasir, 18th September 1937.

No. 40 of 1936, DISTRICT Munsif's Court, KARAPUR.

Pillayappi Gannappa—Plaintiff.

Bagappa Nannappa and others—Defendants.

Under section 30 of the Provincial Insolvency Act, notice is hereby given that the abovesaid petitioners have been adjudged insolvent on 7th September 1937, and that he should apply for discharge on or before 14th March 1938. Creditors should prove their claims by 14th December 1937 by delivering or sending by registered post to the Official Receiver, an affidavit on Form No. 3 of the 35th Provincial Insolvency Rules. They should also give the Official Receiver all necessary instructions and provide him with funds, where necessary.

No. 14 of 1937, DISTRICT Munsif's Court, KARAPUR.

Kannappa Chinnappa Velumanna Reddy—Plaintiff.

(Defendant).  
Chinnappa Aidi Reddy and others—Defendants.

Notice is hereby given under section 30 (2) of the Provincial Insolvency Act, that the petitioners have applied to this Court praying to adjudge him as insolvent and that the petition stands posted in 19th October 1937 for hearing.

**M. VENKATAPPA,**  
District Munsif.

Markapur, 14th September 1937.

No. 7 of 1937, DISTRICT Munsif's Court, Markapur.

Sriya Subbarayudu Bandikavathi and Sanku Aidi Reddy—Plaintiffs.

Pillayappi Subbarayudu and brothers and others—Defendants.

Notice is hereby given that this petition for adjudging the petitioners insolvent is posted in 19th October 1937 for hearing objections of creditors.

**V. KUNDABARAMA AYYAR,**  
District Munsif.

Madurai, 24th September 1937.

No. 41 of 1936, DISTRICT Munsif's Court, Madurai.

Kishorey Marudappa and Kishorey Vela Vela—Plaintiffs.

Kannappa Subbaraya and 12 others—Defendants.

Notice is hereby given under section 30 of Act V of 1920 that the abovesaid petitioners have been adjudged insolvent on 24th September 1937. Time

for applying for discharge has been granted and results from 24th October 1937. The costs of the proceedings (incidental) are noted in the Official Receiver, East Ceylon District, Kandy. The order is made and the appeal before Official Receiver on 24th October 1937.

M. ANANTARAYAN,  
Principal District Magistrate.

Kandy, 20th September 1937.

No. 5 of 1937, District Meeva's Court, Kandy.  
Gurupada Bhatnagar and 2 others—Defendants.  
Tamil Sanyasayana and 8 others—Plaintiffs.  
(Satisfied).

Notice is hereby given under section 30 (2) of Act V of 1925, that the above-named plaintiffs have applied to this Court for being adjudicated insolvent and that the next petition should be filed for leaving in this Court on 24th October 1937.

V. RADHAKRISHNAMURTI PATTNAIK,  
District Magistrate.

Kandy, 20th September 1937.

No. 5 of 1937, District Meeva's Court, Kandy.  
Sanyasayana and 8 others—Plaintiffs.  
Gurupada and 2 others—Defendants.  
(Satisfied).

Notice is hereby given under section 30 (2) of the Provincial Insolvency Act that the order of adjournment, dated 17th August 1937, passed against the above-named plaintiff was modified by an order of this Court, dated 20th August 1937.

No. 7 of 1937, District Meeva's Court, Kandy.  
Periathayya, Nether—Plaintiff (Satisfied).  
Ayyappa Naidu and Nether—Defendants.  
(Satisfied).

Notice is hereby given under section 30 (2) of the Provincial Insolvency Act that the order of adjournment, dated 21st July 1937, passed against the above-named plaintiff was modified by an order of this Court, dated 24th August 1937.

T. KIRISHANAN SAMBHAM,  
District Magistrate.

Kandy, 20th September 1937.

No. 5 of 1937 (A. No. 121 of 1937), District Meeva's Court, Kandy.  
Kithi Meeva, wife of Kithianna, residing in Pannala village, Pannapattana, Kandy, in Kandy—Plaintiff (Satisfied).

Chinnappaiah Appanna Nayar and four others—Defendants (Satisfied).

Notice is hereby given that the above-named plaintiff has filed a petition for absolute discharge and that the next petition has been posted to 4th October 1937 for leaving.

N. OSVINHAM,  
District Magistrate.

Pannapattana, 19th September 1937.

No. 5 of 1937, District Meeva's Court, Kandy.  
(Satisfied).

Jayappa Pella Sanyas and Jayappa Chitra Sanyas—Plaintiffs (Satisfied).

Sanyasayana Manayala and seven others—Defendants (Satisfied).

Under section 30 of the Provincial Insolvency Act, notice is hereby given that the above-named plaintiffs have been adjudicated insolvent on 14th September 1937 and that they should apply for discharge on or before 11th March 1938. Creditors should give their claims either six months from the date of publication of this notice in the District Gazette or by delivering or sending by registered post to the Official Receiver, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules. They should also give the District Receiver, all necessary information and provide him with funds, where necessary.

MURAHMAN DHORSE,  
District Magistrate.

Yellamanchi, 19th September 1937.

No. 205 of 1937, District Meeva's Court, Kandy.

Thiruvannamalai Chetty, son of Thiruvannamalai Chetty, residing in Chinnappa, Kandy, in Kandy—Plaintiff (Satisfied).

Chinnappa Chetty, son of Kattappa Chetty, residing in Chinnappa, Kandy, in Kandy—Plaintiff (Satisfied).

Notice is hereby given under section 30 (2) of Act V of 1925, that the above-named plaintiff has been adjudicated insolvent by an order of the District Court, dated the 13th day of July 1937, on the application of the above-named plaintiff that all the creditors of the above-named debtor should give their debt as soon as possible before 13th December 1937, and that a claim may be proved by delivering or sending by post to a registered letter to the District Receiver, Kandy, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1925. Time for discharge is within one year from 13th July 1937.

No. 40 of 1937, District Meeva's Court, Kandy.

Manikavalli Chetty, son of Manikavalli Chetty, residing in Chinnappa, Kandy, in Kandy—Plaintiff (Satisfied).

Chinnappa Chetty, son of Kattappa Chetty, residing in Chinnappa, Kandy, in Kandy—Plaintiff (Satisfied).

Notice is hereby given under section 30 (2) of Act V of 1925, that the above-named plaintiff has been adjudicated insolvent by an order of the District Court, dated the 13th day of July 1937, on the application of the above-named plaintiff that all the creditors of the above-named debtor should give their debt as soon as possible before 13th December 1937, and that a claim may be proved by delivering or sending by post to a registered letter to the District Receiver, Kandy, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1925. Time for discharge is within one year from 13th July 1937.

No. 67 of 1937, District Meeva's Court, Kandy.

Chinnappa Chetty, son of Chinnappa Chetty, residing in Chinnappa, Kandy, in Kandy—Plaintiff (Satisfied).

Chinnappa Chetty, son of Kattappa Chetty, residing in Chinnappa, Kandy, in Kandy—Plaintiff (Satisfied).

Notice is hereby given under section 30 (2) of Act V of 1925, that the above-named plaintiff has been adjudicated insolvent by an order of the District Court, dated the 13th day of July 1937, on the application of the above-named plaintiff that all the creditors of the above-named debtor should give their debt as soon as possible before 13th December 1937, and that a claim may be proved by delivering or sending by post to a registered letter to the District Receiver, Kandy, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1925. Time for discharge is within one year from 13th July 1937.

No. 65 of 1937, District Meeva's Court, Kandy.

Chinnappa Chetty, son of Chinnappa Chetty, residing in Chinnappa, Kandy, in Kandy—Plaintiff (Satisfied).

Chinnappa Chetty, son of Kattappa Chetty, residing in Chinnappa, Kandy, in Kandy—Plaintiff (Satisfied).

Notice is hereby given under section 30 (2) of Act V of 1925, that the above-named plaintiff has been adjudicated insolvent by an order of the District Court, dated the 13th day of July 1937, on the application of the above-named plaintiff that all the creditors of the above-named debtor should give their debt as soon as possible before 13th December 1937, and that a claim may be proved by delivering or sending by post to a registered letter to the District Receiver, Kandy, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1925. Time for discharge is within one year from 13th July 1937.

## No. 21 of 1920, Sub-Court, COUNTRIES.

**Yvonne Marie-Madeleine**, son of **Kathleen Marie-Madeleine**, aged 20, residing at **Bevington, Comberston-Park** (sub-Court).

**Anna Gordon** and others—**Creditors**.

Nature is hereby given under section 30 (2), Act V of 1920, that the debtor above named has been adjudged insolvent by an order of the Sub-Court, dated the 14th day of August 1920, on the application of the above-named creditor that all the creditors of the above-named debtor should prove their debts as soon as possible before 12th February 1921, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Comberston, an affidavit in Form No. 2 of the appendix to the *Madras Provincial Insolvency Rules, 1920*. Time for discharge is within one year from 12th August 1920.

## No. 211 of 1920, Sub-Court, COUNTRIES.

**Malini Chatterjee**, son of **Satish Chatterjee**, aged about 25, residing at **Balrampur, Pabna** (sub-Court).

**Mahabon Chatterjee**, son of **Purna Chatterjee**, aged 65, residing at **Chandpur, District of Pabna** (sub-Court).

Nature is hereby given under section 30 (2), Act V of 1920, that the debtor above named has been adjudged insolvent by an order of the Sub-Court, dated the 14th day of July 1920, on the application of the above-named creditor that all the creditors of the above-named debtor should prove their debts as soon as possible before 12th January 1921, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Comberston, an affidavit in Form No. 2 of the appendix to the *Madras Provincial Insolvency Rules, 1920*. Time for discharge is within one year from 14th July 1920.

## No. 212 of 1920, Sub-Court, COUNTRIES.

**Manohar Goudan**, son of **Dakshin Goudan**, aged 70, residing at **Madurapattanam, District of Madurai** (sub-Court).

**Prasannaiah and others—Creditors**.

Nature is hereby given under section 30 (2), Act V of 1920, that the debtor above named has been adjudged insolvent by an order of the Sub-Court, dated the 14th day of July 1920, on the application of the above-named creditor that all the creditors of the above-named debtor should prove their debts as soon as possible before 12th January 1921, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Comberston, an affidavit in Form No. 2 of the appendix to the *Madras Provincial Insolvency Rules, 1920*. Time for discharge is within one year from 14th July 1920.

## No. 125 of 1920, Sub-Court, COUNTRIES.

**Getti Chettiar**, son of **Sathayappa Chettiar**, aged 65, residing at **Kelai, Pudukkottai—Pudukkottai District**.

**Channu Natchappa Sannan**, son of **Chinnu Sannan**, residing at **Kandamangudi, Pudukkottai—Pudukkottai District**.

Nature is hereby given under section 30 (2), Act V of 1920, that the debtor above named has been adjudged insolvent by an order of the Sub-Court, dated the 14th day of July 1920, on the application of the above-named creditor that all the creditors of the above-named debtor should prove their debts as soon as possible before 12th January 1921, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Comberston, an affidavit in Form No. 2 of the appendix to the *Madras Provincial Insolvency Rules, 1920*. Time for discharge is within one year from 14th July 1920.

## No. 126 of 1920, Sub-Court, COUNTRIES.

**Samuel Goudan**, son of **Victorina Goudan**, aged 65, residing at **Thampattanam, District of Mysore, British India—Pudukkottai District**.

**A. M. Mathan Chettiar** and others—**Creditors**.

Nature is hereby given under section 30 (2), Act V of 1920, that the debtor above named has been adjudged insolvent by an order of the Sub-Court, dated the 14th day of August 1920, on the application of the above-named creditor that all the creditors of the above-named debtor should prove their debts as soon as possible before 12th February 1921, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver,

Comberston, an affidavit in Form No. 2 of the appendix to the *Madras Provincial Insolvency Rules, 1920*. Time for discharge is within one year from 14th August 1920.

## No. 127 of 1920, Sub-Court, COUNTRIES.

**Pappa Narayan**, aged 55, son of **Bharat Narayan**, residing at **Narasimpur, District of Narsimpur, Madras** (sub-Court).

**Narasimha Narayan**, residing at **Narasimpur, District of Narsimpur, Madras** (sub-Court).

Nature is hereby given under section 30 (2), Act V of 1920, that the debtor above named has been adjudged insolvent by an order of the Sub-Court, dated the 14th day of April 1921, on the application of the above-named creditor that all the creditors of the above-named debtor should prove their debts as soon as possible before 12th December 1921, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Comberston, an affidavit in Form No. 2 of the appendix to the *Madras Provincial Insolvency Rules, 1920*. Time for discharge is within one year from 14th April 1921.

## No. 128 of 1920, Sub-Court, COUNTRIES.

**Maragana Chettiar**, son of **Maruthachand Chettiar**, aged 65, residing at **Vannur street, Comberston—Pudukkottai District**.

**Ramaswami Chettiar**, son of **Arumugha Chettiar**, residing at **Vannur street, Comberston—Pudukkottai District**.

Nature is hereby given under section 30 (2), Act V of 1920, that the debtor above named has been adjudged insolvent by an order of the Sub-Court, dated the 14th day of August 1920, on the application of the above-named creditor that all the creditors of the above-named debtor should prove their debts as soon as possible before 12th February 1921, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Comberston, an affidavit in Form No. 2 of the appendix to the *Madras Provincial Insolvency Rules, 1920*. Time for discharge is within one year from 14th April 1921.

## No. 4 of 1921, Sub-Court, COUNTRIES.

**Peramal Karaman**, aged 45, son of **Raguna Karaman**, residing at **Maruthapattanam, District of Sivasubramani, Pudukkottai—Pudukkottai District**.

**The Comberston depositories Bank, Limited**, and others—**Creditors**.

Nature is hereby given under section 30 (2), Act V of 1920, that the debtor above named has been adjudged insolvent by an order of the Sub-Court, dated the 14th day of July 1920, on the application of the above-named creditor that all the creditors of the above-named debtor should prove their debts as soon as possible before 12th January 1921, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Comberston, an affidavit in Form No. 2 of the appendix to the *Madras Provincial Insolvency Rules, 1920*. Time for discharge is within one year from 14th July 1920.

## No. 17 of 1921, Sub-Court, COUNTRIES.

**Chinnu Venkatchand Kozai**, son of **Ranga Kozai**, aged 45, residing at **Ranga Kozai street, Kattur, Travancore**, and **Ranga Karaman**, son of **Kelama Karaman**, aged 45, residing at **Ranga Karaman street, Comberston—Pudukkottai District**.

**Madhavaiah Subba**, son of **Kelama Subba**, aged 55, residing at **Kelama Subba street, Comberston—Pudukkottai District**.

Nature is hereby given under section 30 (2), Act V of 1920, that the debtor above named has been adjudged insolvent by an order of the Sub-Court, dated the 14th day of August 1920, on the application of the above-named creditor that all the creditors of the above-named debtor should prove their debts as soon as possible before 12th February 1921, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Comberston, an affidavit in Form No. 2 of the appendix to the *Madras Provincial Insolvency Rules, 1920*. Time for discharge is within one year from 14th August 1920.

F. RAMANUJAN MENON, Official Receiver,

Comberston, 14th September 1920.

No. 33 of 1942 (No. 14 of 1955, New Order, North  
Yamalo, Governor, Huzhova's Chair, East Siberia.

Pennycook, John—Jandori

Notice is hereby given under section 37 (2) of the Property (Transfer) Act, 1926, that the order of validation, dated 2nd November 1935, passed upon the abovesaid instrument was annulled in order of the High Court, Singapore, dated 13d September 1936, as by letter to apply for discharge within the time allowed within section 41 of the Act.

M. HAMID ZULFAKAR,  
Ottawa, Ontario

Düsseldorf, 15. September 2001

No. 11 of 1915, DAWSON CASES, SWITH AMOS.  
 Approved by the Council of the Institution, 1915.

Aravindhan Pillai, son of Yogan Pillai, and Sundaram Pillai, son of Perumana Pillai, both sons of Desampandam in Kallakurichi taluk—Jambhavantha.

Notice is hereby given under section 66 of the Tennessee Insurance Act that each of the co-defendants of the following bankruptcy who were on 2/27/2007 had some claims of debts due by the insolvent estate before the Official Receiver should do so either in person or by sending their official letter to the Clerk of the Court, at the address below, by the registered post on or before 31st October 2007. If not in default, their claims will be considered and admitted declared and paid to the absolute creditors out of the assets realized in the matter ignoring their claims.

P. MUTHILA CHETTYAR,  
1964 and 1965

Published: 30th September 1992

No. 19 or 1044. See *Comp. Geom. Ranges*.11. Shrivatsa Kamath—*Indology*K. *Yucca*, *Yucca*, *Yucca*, and others—*Yucca*.

Notice under section 56 of Act V of 1939  
Take notice that a final dividend to be declared in the said manner and that if you prove your claim to the satisfaction of this Court as or before 1948 October 31st, your claim will be accepted and a final dividend will be distributed without regard to your claim.

D. B. BANGLANATHA PUNJA,  
Cotton Research Station, Bangalore, IndiaKlaugenes, 1986; Bergersen et al., 1987.<sup>2</sup>NOTICES OF APPEALMENT OF ORDER OF  
ADJUDICATION

The value of adjustment of the following landowners was assessed by this Court on the date mentioned above from assessments of 1 and 27 of Art. V of 1899—

Exclusionary policies are also not new to the business.

Date of completion—10th August 1955.

8 of 199.—*Nereis acrolophos*

Date of publication: 27th August 2003.

1 of 1115—Freedom Station

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 0954-6820/04/\$30.00  
 DOI: 10.1111/j.1365-2214.2004.00361.x

11 of 1409—Wellscheidt Catalysts

6 of 1870—Kern and Hays.

2 of 10 11—Marta Maria Herzogmueller

4 of 1812 — Nathan Chertkov

H. A. NAMASUJA AYYAZIAR,  
Damen Murali

Parsons is still, both September 1997.

File of records which contain all proceedings herein have  
been filed by the Chancery Court as for sections 49 (1)  
of the Probation Act of 1925, ch. 10, § 49 (1).

[illegible]

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V. SAKELINTI THOMAS,  
Global Services

Collectors. 14 Oct. September 2002

RECEIVED

IN THE MATTER OF THE SMOKE CIGARETTE ACT, 1918,  
AND THE TRANSFERRED AND ASSOCIATED

Whereas it appears from the communications received from three of the directors of the company, (1) P. K. Munderloh also Kaufman & Ross (managing director), (2) P. K. Munderloh Rags and (3) P. K. Sreenivasachandra Rags that the above company is not carrying on business or is not in operation.

And whereas a memo, dated the 30th May 1957, was published on page 102 of Part II of the First SS Group Gazette, dated the 23rd June 1957, published in volume 287 12 of the Indian Gazette of 4th 1957 in the effect that, memo came was given to the authority before the expiration of three months from the date of that memo, the action as the said memo would be taken of the register and the said company would be dissolved;

And whereas the said copyright has not shown such cause within the time allowed which expired on the 9th September 1917.

Therefore, the name of the company has, under section 247 (2) of the Act, been struck off the register.

M. HESDALL,  
Assistant Registrar of Joint Stock Companies  
South Island

C. Dec. 12th December 1907

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913,  
AND THE COMPANIES ACT, 1913, AND THE COMPANIES ACT, 1913.

Whereas the Tamil Sugarcane of Annamalai also reached the registered office of Annamalai Sugarcane Plantations, Limited, on 11th March 1917, but has reported that the said company has ceased to work;

And whereas it appears accordingly that Annamalai Sugarcane Plantations, Limited, is not carrying on business as at 1st September 1917;

And whereas a notice, dated 21st May 1917, was published on page 124 of the Fort St. George Gazette, Part II, dated 21st June 1917, pursuant to section 217 (3) of the Indian Companies Act, 1913, to the effect that, unless notice were given to the contrary before the expiration of three months from the date of that notice, the name of the said company would be struck off the register and the said company would be dissolved;

And whereas the said company has not shown such notice within the time allowed which expired on 1st September 1917;

Therefore the name of the said company has, under section 217 (3) of the said Act, been struck off the register.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913,  
AND THE COMPANIES ACT, 1913, AND THE COMPANIES ACT, 1913.

Whereas Chelabhai Sahi Bhatkar Bank, Limited, a bank wound up and the undersigned has reasonable cause to believe that no liquidator is acting as behalf of the said company;

And whereas the returns required to be made by the liquidator have not been made for a period of six months, after notice demanding the returns was sent by post to the liquidator of the said company at his last known place of residence;

And whereas a notice, dated 2nd May 1917, was published on page 115 of the Fort St. George Gazette, Part II, dated 2nd June 1917, pursuant to section 217 (3) of the Indian Companies Act, 1913, to the effect that, unless notice were given to the contrary before the expiration of three months from the date of that notice, the name of the said company would be struck off the register and the said company would be dissolved;

And whereas the said company has not shown such notice within the time allowed which expired on 1st September 1917;

Therefore the name of the said company has, under section 217 (3) of the said Act, been struck off the register.

P. R. DUFFELL,

Assistant Registrar of Joint Stock Companies

Madras, 24th September 1917.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913,  
AND THE COMPANIES ACT, 1913, AND THE COMPANIES ACT, 1913.

Whereas there was no entry of evidence of the Madras People Cotton Mills, Limited, at its registered office;

Whereas notice addressed to the Madras People Cotton Mills, Limited, at its registered office remained unanswered, having been returned back through the dead letter office;

Whereas it appeared that the aforesaid Madras People Cotton Mills, Limited, was not carrying on business or was not in operation;

Whereas a notice, dated 19th June 1917, was published on page 118 of Part II of the Fort St. George Gazette, dated 19th June 1917, pursuant to section 217 (3) of the Indian Companies Act, 1913, to the effect that, unless notice were given to the contrary before the expiration of three months from the date of that notice, the name of the said company would be struck off the register and that the company would be dissolved;

And whereas the said company has not shown such notice within the time allowed which expired on the 18th September 1917;

Therefore, the name of the said company has, under section 217 (3) of the said Act, been struck off the register.

Madras, 11th September 1917.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913,  
AND THE COMPANIES ACT, 1913, AND THE COMPANIES ACT, 1913.

Whereas the documents required to be filed under the provisions of the Indian Companies Act, 1913, and being late filed for the year 1916;

Whereas it is duly to be noted demanding the said documents, the Annamalai Sugarcane Plantations, Limited, having on 1st March 1917, stated that no business is being carried on by the company;

Whereas it appeared that the aforesaid Tamil Sugarcane Plantations, Limited, was not carrying on business or was not in operation;

Whereas a notice, dated 22nd May 1917, was published on page 124 of Part II of the Fort St. George Gazette, dated 22nd June 1917, pursuant to section 217 (3) of the Indian Companies Act, 1913, to the effect that, unless notice were given to the contrary before the expiration of three months from the date of that notice, the name of the said company would be struck off the register and that the company would be dissolved;

And whereas the said company has not shown such notice within the time allowed which expired on the 21st August 1917;

Therefore, the name of the said company has, under section 217 (3) of the said Act, been struck off the register.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913,  
AND THE COMPANIES ACT, 1913, AND THE COMPANIES ACT, 1913.

Whereas the Directors of the Maragudai and Company, Limited, have on 11th July, dated 11th February 1917, stated that the said company is not carrying on business or is not in operation;

Whereas it appeared accordingly that the aforesaid Maragudai and Company, Limited, was not carrying on business or was not in operation;

Whereas a notice, dated 7th June 1917, was published on page 115 of Part II of the Fort St. George Gazette, dated 7th June 1917, pursuant to section 217 (3) of the Indian Companies Act, 1913, to the effect that, unless notice were given to the contrary before the expiration of three months from the date of that notice, the name of the said company would be struck off the register and that the company would be dissolved;

And whereas the said company has not shown such notice within the time allowed which expired on the 7th September 1917;

Therefore, the name of the said company has, under section 217 (3) of the said Act, been struck off the register.

Madras, 13th September 1917.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913,  
AND THE COMPANIES ACT, 1913, AND THE COMPANIES ACT, 1913.

Whereas the Madras People Cotton Mills, Limited, is being wound up and the undersigned has reasonable cause to believe that no liquidator is acting as behalf of that company;

And whereas the returns required to be made by the liquidator have not been made from 1st February 1917 onwards, after notice demanding the returns was sent by post to the liquidator of the said company at his last known place of business;

Therefore the undersigned hereby gives notice, pursuant to section 217 (3) of the Indian Companies Act, 1913, that unless notice is given to the contrary before the expiration of three months from the date of that notice, the name of the said company will be struck off the register and the company will be dissolved.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913,  
AND THE COMPANIES ACT, 1913, AND THE COMPANIES ACT, 1913.

Whereas the Madras People Cotton Mills, Limited, is being wound up and the undersigned has reasonable cause to believe that no liquidator is acting as behalf of that company;

And whereas the returns required to be made by the liquidator have not been made from 1st December 1916 onwards, after notice demanding the returns was sent by post to the liquidator of the said company at his last known place of business;





Agreement on the call to make the instrument as a special specimen and in the case that parts of apparatus or of a third specimen during the passing from parts of apparatus will be back to be shipped from the shop.

They will, however, be taken by the presence of Part 3-1 with respect to the laws of shipping, etc.

L. S. VERA STAMMA ALVAR,  
Executive Secretary, General Association of Engineers  
Baltimore, Md., September 1917.

### OFFICIAL ADVERTISEMENTS.

DESIGN FOR EVALUATING BEST MAN  
BRANDS AND VICES WHICH OF BEST TELLERS  
FOR FIRST TO BE MISSED FOR PERIL.

Persons will be received by the Executive Engineer, Bureau of Marine Affairs, at the office on September 1-2, 1917, on the 1st of October 1917, for the work of evaluating Best Man Brands 1 and 2. Each person shall be able to do it in 10 days and 10 days.

The reader should be in the prepared form of the instrument from the Executive Engineer's office. It should be submitted to the Executive Engineer, Bureau of Marine Affairs, the name of the inventor and the name of the work being made on the work.

If the reader is ready to be registered, it shall be sent with the instrument and the instrument shall be given. If it is made by a firm, it shall be signed with the responsibility of the firm, and the name of the firm shall be given in the instrument. If it is made by a firm, it shall be signed by a firm, and the name of the firm shall be given in the instrument. If it is made by a firm, it shall be signed by a firm, and the name of the firm shall be given in the instrument.

Each reader shall pay, as shown below, a sum of \$100.00 to be paid to the Executive Engineer, Bureau of Marine Affairs, at the office on September 1-2, 1917, on the 1st of October 1917, for the work of evaluating Best Man Brands 1 and 2. Each person shall be able to do it in 10 days and 10 days.

The reader shall be able to do it in 10 days and 10 days.

If the reader is ready to be registered, it shall be sent with the instrument and the instrument shall be given. If it is made by a firm, it shall be signed with the responsibility of the firm, and the name of the firm shall be given in the instrument. If it is made by a firm, it shall be signed by a firm, and the name of the firm shall be given in the instrument. If it is made by a firm, it shall be signed by a firm, and the name of the firm shall be given in the instrument.

The reader shall be able to do it in 10 days and 10 days.

Described standard specifications and the standard instrument in terms of such work being evaluating the work of the instrument. The reader shall be able to do it in 10 days and 10 days.

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The reader shall be able to do it in 10 days and 10 days.

10. Tenderers offering a percentage deduction from the estimate on the estimate amount, and those not allowed to tender must at the same time will be called for bids at the same time as the tender for the estimate which is made by the tenderer in the same form, the conditions of contract, the drawings, specifications, or specifications accompanying the same, will be issued, and, if any such alterations are made, the tender will be void.

11. The tenderer should work his own plan, without interference from any other tenderer, and the tenderer should be responsible for the cost of the plan. The tenderer should be responsible for the cost of the plan. The tenderer should be responsible for the cost of the plan.

12. The tenderer is allowed to be in the form of the tender, the cost of the tender, and the date for the completion of the work and the tenderer. The tenderer is allowed to be in the form of the tender, the cost of the tender, and the date for the completion of the work and the tenderer.

Part of the tender	Percentage of each tenderer
Tenderer	100
Other tenderer	100

13. No part of the contract shall be taken without the consent of the tenderer. The tenderer shall be responsible for the cost of the tender, and the date for the completion of the work and the tenderer.

14. If further necessary information is required, the tenderer shall be responsible for the cost of the tender, and the date for the completion of the work and the tenderer.

15. The tenderer shall be responsible for the cost of the tender, and the date for the completion of the work and the tenderer.

16. The tenderer shall be responsible for the cost of the tender, and the date for the completion of the work and the tenderer.

17. No separate payment will be made for the tender, and the date for the completion of the work and the tenderer.

#### REMARKS.

1. The tenderer shall be responsible for the cost of the tender, and the date for the completion of the work and the tenderer.

M. K. DANBATHAM,  
Resident Engineer, Public Works Division  
Perth, 12th September 1937

#### SALE OF A TENT

It is hereby notified that the undersigned tent will be sold by public auction at the Office of the Governor of Western Australia, Perth, on the 11th October 1937.

1. The tent is 14' x 14' with poles.

2. The tent is in good condition and is in good condition.

3. The tent is in good condition and is in good condition.

4. The tent is in good condition and is in good condition.

5. The tent is in good condition and is in good condition.

6. The tent is in good condition and is in good condition.

8. The Governor of Western Australia, Perth, on the 11th October 1937.

A. B. MCDONALD,  
Governor of Western Australia

Perth, 12th September 1937.

#### TENDER FOR EXAMINATION FURNITURE

Tenders are invited for the supply of examination furniture and will be received by the undersigned until 12 noon on Friday, the 12th October 1937, and opened on the same day at 12.15 p.m. Tenders should be submitted in the form of a tender, and the tenderer should be responsible for the cost of the tender, and the date for the completion of the work and the tenderer.

#### TENDERS FOR PRINTING OF UNIVERSITY PUBLICATIONS IN ADVANCED STUDY AND RESEARCH.

Sealed tenders are invited for the printing of University Publications in Advanced Study and Research and will be received by the undersigned until 12 noon on Tuesday, the 12th October 1937, and opened on the same day at 12.15 p.m. Tenders should be submitted in the form of a tender, and the tenderer should be responsible for the cost of the tender, and the date for the completion of the work and the tenderer.

K. MCLEAN,

University Buildings, Perth,  
Perth, 12th September 1937.

#### GOVERNMENT PUBLICATIONS FOR SALE

AT TEN GOVERNMENT HOUSES, PERTH,  
144, KINGS ROAD, MALDEN, S.C. AND  
ST. AGENTS.

1. Catalogue of all Government Publications (including up to the 12th October 1937) available for sale in the form of a tender, and the tenderer should be responsible for the cost of the tender, and the date for the completion of the work and the tenderer.

2. The tenderer shall be responsible for the cost of the tender, and the date for the completion of the work and the tenderer.

3. The tenderer shall be responsible for the cost of the tender, and the date for the completion of the work and the tenderer.

4. The tenderer shall be responsible for the cost of the tender, and the date for the completion of the work and the tenderer.

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8. The tenderer shall be responsible for the cost of the tender, and the date for the completion of the work and the tenderer.

9. The tenderer shall be responsible for the cost of the tender, and the date for the completion of the work and the tenderer.

10. The tenderer shall be responsible for the cost of the tender, and the date for the completion of the work and the tenderer.

11. The tenderer shall be responsible for the cost of the tender, and the date for the completion of the work and the tenderer.

12. The tenderer shall be responsible for the cost of the tender, and the date for the completion of the work and the tenderer.









Bills introduced in the Council of State and Legislative Assembly, Reports of Select Committees presented to the Council and Assembly and Bills published under Rule 10 of the Indian Legislative Rules.

### GOVERNMENT OF INDIA. LEGISLATIVE ASSEMBLY DEPARTMENT.

The following Bill was introduced in the Legislative Assembly on the 2nd August 1937.—

L.A. BILL No. 32 of 1937.

A Bill further to amend the Indian Companies Act, 1913,  
for certain purposes.

WHEREAS it is expedient further to amend the Indian Companies Act, 1913, for the purposes hereinafter appearing; It is hereby enacted,

1. This Act may be called the Indian Companies (Amendment) Act, 1937.

2. In clause (a) of sub-section (2) of section 86-1 of the Indian Companies Act, 1913 (hereinafter referred to as the said Act), for the words "the figure '81'" the figure "82" shall be substituted.

3. (a) sub-section (2) of section 134 of the said Act,—  
(a) after the words "paid and not received" the words "or the income and expenditure account, as the case may be" shall be inserted, and  
(b) for the words "a copy of the balance-sheet" the words "copies thereof" shall be substituted.

4. To section 135 of the said Act the following sub-section shall be added, namely:—  
(1) Nothing contained in sub-section (1) shall operate to extend the period of limitation in respect of any application which was already barred by limitation at the commencement of the Indian Companies (Amendment) Act, 1937."

5. In section 131 of the said Act,—  
(a) in sub-section (3), the words, beginning with "and it shall be the duty of" and ending "which he is reasonably able to give," and the words beginning with "For the purposes of this sub-section," and ending "whether such person is or is not an officer of the Company" shall be omitted;  
(b) after sub-section (3) the following sub-section shall be inserted, namely:—

(4) When any proceedings are instituted under this section it shall be the duty of the liquidator and of every officer and agent of the Company (past and present) (other than the defendant in the proceedings) to give all assistance in connection with the proceedings which he is reasonably able to give, and for the purposes of this sub-section the expressions agreed or relation to a Company shall be deemed to include any banker or legal adviser of the Company and any person employed by the Company as auditor, whither that person is or is not an officer of the Company; and  
(5) Nothing contained in (4) shall be re-enacted as sub-section (7), and in that sub-section as so re-enacted for the word "liquidator" and hence "sub-section (5)" the word, "liquidator and agent" sub-section (7) shall be substituted.

6. In clause (1) of section 217F of the said Act, after the words "meaning agreed," the words "of a Company not being a banking Company" shall be inserted.





Clause 2.—This sentence an inconsistency between clause (9) of section 217F of the Indian Companies Act, 1912, and section 217H which requires the appointment of a banking company to act as managing agent of another banking company.

Clause 3.—There is an inconsistency between section 217H of the Indian Companies Act, 1912, and clause (7) of section 217F which permits a banking company to hold and deal in shares. Section 217H was aimed merely at prohibiting a banking company from forming or possessing subsidiary companies whose purposes were other than banking purposes. The wording of the section was however defective in that it inadvertently permitted a bank from holding any shares of a subsidiary company of a company other than itself. The repeal of the section proposed by this clause corrects the error.

Clause 4.—Provision 22 of Table A is in violation of subsection (2) of section 37 of the Indian Companies Act, 1912, emphatically disallowed in the Articles of Association of a company. The Regulations however are not amended in so far as to remove the inconsistency with section 37 (1) of the Act. This amendment is now corrected.

The following Bill was introduced in the Legislative Assembly on the 25th August, 1927:—

#### L.A. BILL No. 23 OF 1927.

A Bill to provide for the continuance of Acts of local rules and regulations.

Whereas it is expedient to provide for the continuance in force of certain rules made under the Indian Electricity Act, 1910, and 1925, and certain regulations made under the Indian Rules Act, 1915; It is enacted hereby enacted as follows:—

1. This Act may be called the Rules and Regulations Continuance Act, 1927.

2. Rules made before the 24th day of March 1927, under section 37 of the Indian Electricity Act, 1910, and regulations made before the 24th day of March 1925, under section 22 of the Indian Rules Act, 1915, by the Governor-General in Council, shall, as and from the said dates respectively, be deemed to have been made under the said sections of the said Acts by the authority authorized by the Governor-General in Council by the Indian Electricity (Amendment) Act, 1927, and the Indian Rules (Amendment) Act, 1925, respectively, and shall continue to be in force until superseded by rules or regulations made under the said sections of the said Acts by the Central Electricity Board or the Central Rules Board, as the case may be.

#### STATEMENT OF OBJECTS AND REASONS

Section 3 of the Indian Electricity (Amendment) Act, 1927, and the corresponding section of the Indian Rules (Amendment) Act, 1925, transferred to Central Boards the Governor in Council's power to make rules and regulations under section 37 of the Indian Electricity Act, 1910, and section 22 of the Indian Rules Act, 1915, respectively. A doubt has been expressed as to whether the Indian Electricity Rules, 1915, and the Indian Regulations, 1925, made by the Governor-General in Council before the Amendment Acts were brought into force, have survived the transfer of his powers to Central Boards which was effected by those Acts. To clear this doubt, it is proposed to transfer to the Rules and Regulations Continuance Bill for the continuance in force of the rules and regulations made by the Governor-General in Council, as if they had been made by the Central Electricity and Rules Boards.

Enacted  
The 27th July 1927.

T. A. STEWART.

The following Bill was introduced in the Legislative Assembly on the 21st August 1937:—

L.A. BILL No. 54 of 1937.

A Bill to empower the Federal Court to make rules for regulating the service of process issued by the Court.

Whereas it is expedient to confer upon the Federal Court a supplemental power which is necessary for the purpose of enabling the Court more effectively to exercise the jurisdiction conferred upon it by or under the Government of India Act, 1935, it is hereby enacted as follows:—

1. This Act may be called the Federal Court Act, 1937.

2. The Federal Court may make rules for regulating the service of process issued by the Court, including rules empowering a High Court to make such an appeal has been preferred to the Federal Court to serve any process issued by the Federal Court in connection with that appeal.

Section 116.

Power of Federal Court to make rules.

STATEMENT OF OBJECTS AND REASONS.

Section 116 of the Government of India Act, 1935, provides that the Federal Legislature may make provision by Act for determining when the Federal Court shall make supplemental powers not inconsistent with any of the provisions of that Act as may appear to be necessary or desirable for the purpose of enabling the Court more effectively to exercise the jurisdiction conferred upon it by or under that Act. The draft Bill is intended to empower the Federal Court to make rules for regulating the service of process issued by that Court including rules empowering a High Court from which an appeal has been preferred to the Federal Court to serve any process issued by the latter in connection with that appeal.

Passd.  
The 21st August 1937.

R. F. NUGGE.

The following Bill was introduced in the Legislative Assembly on the 21st August 1937:—

L.A. BILL No. 55 of 1937.

A Bill further to amend the Indian Railways Act, 1926, for a certain purpose.

Whereas it is expedient further to amend the Indian Railways Act, 1926, for the purpose hereinafter appearing, it is hereby enacted as follows:—

1. This Act may be called the Indian Railways (Amendment) Act, 1937.

2. In the Indian Railways Act, 1926, after section 42A, as inserted by the Government of India (Adaptation of Indian Laws) Order, 1937, the following section shall be inserted, namely:—

"(42B. (1) The Federal Railway Authority may, from time to time, by general or special order for increasing and diminishing rates for the whole or any part of a railway, amend such a general order, and may prescribe the conditions in which such rates will apply. (2) Any regulation that a railway administration is circumstances, and order issued by the Federal Railway Authority is consistent with the provisions of this section shall be determined by that Authority."

Section 42A of the Indian Railways Act, 1926.

Section 42B of the Indian Railways Act, 1926.

Section 42C of the Indian Railways Act, 1926.

## STATEMENT OF SUBJECTS AND REASONS.

This Bill is intended to remedy an omission in the Indian Railways Act of 1906 (as amended). The Act contains, at present, no provision that gives Government the power to prescribe maximum and minimum rates and limits for railways in India. As yet no law, however, restricts the power over the licensing of railway stations, or over all railways in India, irrespective of whether they are owned or managed by one of the Governments or by Indian States, local authorities or private persons. To give the power of the Central Government statutory sanction, and add thereto a new British Indian Law is passed, or for a period commencing on the year after the passing of, an amendment to the Indian Railways Act has been found necessary.

Enacted  
This 17th July 1911.

S. SULTAN AHMED.

The following Bill was introduced in the Legislative Assembly on the 22nd August 1911:—

L.A. BILL No. 22 of 1911.

*A Bill for regulate the import into British India of drugs and medicines.*

WHEREAS it is expedient to regulate the import into British India of certain drugs and medicines, it is hereby enacted as follows:—

1. (1) This Act may be called the Import of Drugs Act, 1911.

(2) It extends to the whole of British India.

(3) Nothing in this Act shall apply to any drug to which the Importation Drugs Act, 1904, applies.

From now,  
and end  
of the Bill.

B. SULTAN.

Enacted.

2. In this Act, unless there is anything repugnant in the subject or context:—

(a) "drug" means any chemical substance, or combination of chemical substances, used as such, or as an ingredient in a medicine, or in the preparation of a medicine, or as an equivalent, or a substitute, whether such substance is for human or for animal use, and whether the material of external application, and includes vegetable preparations, and vaccines, sera and other biological products;

(b) "medicinal drug" means a drug for medicinal purposes;

(c) "standard quality" means a drug or medicine conforming to the standards contained therein, which is false or calculated to mislead; and

(d) "prohibited" means prohibited by rules made under section 4.

Prohibition of  
import of  
drugs and  
medicines.

3. From such date as may be fixed by the Central Government by notification in the Official Gazette, no person shall bring into British India:—

(a) any drug which is not of the standard quality as laid down by or under this Act, or

(b) any medicinal drug, or

(c) otherwise than under and in accordance with the terms of a licence issued under this Act, any patent or proprietary medicine the formula of which is registered; or

(d) any drug or medicine the import of which is prohibited by rules made under section 4.

Provided that nothing contained in this section shall apply to the import subject to the prescribed conditions of samples of any drug or medicine for the purpose of examination, test or analysis.

Provided further that the Central Government may by notification in the Official Gazette direct subject to any conditions specified in the notification the import of any specified drug or class of drugs not being of the standard quality.

4. (1) The law for the time being in force relating to Sea Customs and the Customs Act, 1912, shall apply in respect of drugs and medicines the import of which is prohibited under section 2 of this Act, and the officers of Customs and the officers empowered under the Sea Customs Act, 1912, to perform the duties imposed by that Act on a Customs Collector and other officers of Customs shall have the same powers in respect of such drugs and medicines as they have for the time being in respect of goods the import of which is prohibited by section 28 of the Sea Customs Act, 1912.

(2) Without prejudice to the provisions contained in subsection (1), the Customs Collector or any officer authorized by the Principal Government in this behalf may detain any package imported into British India which he suspects to contain any drug or medicine the import of which is prohibited under section 2 and shall forthwith report such detention to such officer as the Principal Government may appoint in this behalf, and if required by such officer forward the package or samples of any suspected drug or medicine found therein to such officer.

5. (1) The Central Government may, by notification in the Official Gazette alter the Schedule, and if it does so the Schedule shall be deemed to be amended accordingly.

(2) The Central Government may, by a like notification, lay down a standard quality for any drug not specified in the Schedule.

6. (1) The Central Government may, by notification in the Official Gazette, make rules for the purpose of giving effect to the provisions of this Act.

(2) Without prejudice to the generality of the foregoing provisions, such rules may—

(a) prescribe the form and conditions of the license for the export of a poison or proprietary medicine and the fee that may be charged therefor;

(b) prescribe the conditions subject to which samples of drugs or medicines may be imported for the purpose of examination, test or analysis;

(c) prescribe the places at which drugs and medicines may be imported and prohibit their import in any other place;

(d) regulate the submission by importers and the securing of samples of drugs and medicines for examination, test or analysis, and the manner of examination, test and analysis of such samples, and prescribe the charges that shall be made for any examination, test or analysis;

(e) prescribe the evidence to be supplied, whether by representing documents or otherwise, of the quality of drugs for which admission to British India is sought, the procedure of the Customs officials in dealing with such evidence, and the manner of storage at place of import of drugs and medicines detained pending admission to British India;

(f) prohibit the export of drugs or of any specified drug except under a license to export and prescribe the form and conditions of such license and the fee to be paid therefor;

(g) provide for the exemption from the provisions of this Act of drugs brought into British India for the purpose only of transport through and export from British India;

(h) prescribe conditions to be observed in the packing, bottling, container or package of imported drugs and medicines;

(i) regulate the mode of labelling drugs or medicines imported for sale in packages and the matter which may or may not be included in such labels;

④ preserve the medicinal properties of any poisonous substance which may be added to or contained in any drug and protect the interest of any drug in which that pro-

(d) Ensure that the name of any drug shall be conspicuously printed on the label or wrapper of any packet or preparation containing the drug.

is produced after a prescribed period from the date of its recording [1992].

and provide the authority which shall discharge any trustee  
and provide the authority of this Act.

7. (j) When a contract is in the provision of any rule made under section 6 shall be compatible with law which may extend to the

(3) Whichever having been convicted of an offence under sub-section (1) is again convicted of an offence under that sub-section shall be punishable with fine which may extend to one thousand rupees.

3. Where any offence has been committed which is punishable under this Act the Group or members in respect of which the offence has been committed shall be liable to conviction.

**Proposed.** I So suggest that all to an above order this Act unless he is a Provisional Vegetarian or a Vegetarian of the first class or a Vegetarian of the second class specially empowered by the Provisional Government, in that behalf.

### THE SCHEDULE

[Sections 8 (d) and 9.]

hundreds to be mixed with the local and western imports.

[illegible]

## STATISTICS OF INJURIES AND ILLNESSES

The Government of India have for some time past following the reports of the Drugs Inquiry Commission been considering, in consultation with local Governments, the question of implementing the recommendations made by the Commission for controlling the import, manufacture and sale of drugs and medicines in India. The recommendations are based on a vast volume of evidence, both oral and

critica, collected by the Committee during its existence here in the country, and the time required, and great success in 1936. Government has been provided in the Legislature, by numerous bodies, and in the public press of both without doubtless it only to implement the recommendations of the Committee. In addition, the meeting was delayed in the Council of State in September 1936. The object is one which is already the means of personal Government, and Central Legislature can only deal with imports, Customs, immigration, for instance, those relating to the revenue, finance and such of drugs, education and control of pharmacy are essentially for provincial Governments to deal with. The Bill excludes such matters.

Dated the 21st August 1937.

M. S. A. HYDARI.

The following Bill was introduced in the Legislative Assembly on the 21st August 1937:—

L.A. BILL No 24 of 1937

**A Bill to amend the Workmen's Compensation Act, 1925, for certain purposes.**

Whereas it is expedient further to amend the Workmen's Compensation Act, 1925, for the purpose hereinafter appearing; It is hereby enacted as follows:—

1. This Act may be called the Workmen's Compensation (Amendment) Act, 1937.

2. In clause (b) of sub-section (2) of section 3 of the Workmen's Compensation Act, 1925 (hereinafter referred to as the said Act),—

(a) in sub-paragraph (i), for the word "wife" the word "widow" shall be substituted; and

(b) in sub-paragraph (ii), for the word "husband" the word "widower" shall be substituted.

3. In sub-section (2) of section 5 of the said Act,—  
(a) for the words beginning "If a workman" and ending "domestic accident" the following words shall be substituted, namely:—

"If a workman employed in any employment specified in Part A of Schedule III, sustains any domestic accident (herein as so designated) arising out of or in the course of his employment";

and  
(b) after the words "any employment specified in" the words "Part B of" shall be inserted.

4. In section 6 of the said Act, the brackets and figure "(1)" shall be omitted, and in the Explanation for the word "accident" the word "accident" shall be substituted.

5. In sub-section (1) of section 15 of the said Act,—  
(a) for the words beginning "No proceedings for the recovery of compensation" and ending "within six months from the date of death" the following shall be substituted, namely:—

"No claim for compensation shall be entertained by a Commissioner unless notice of the accident has been given in the manner hereinafter provided as soon as practicable after the happening thereof and unless the claim is instituted before him within six months of the occurrence of the accident or, in case of death, within six months from the date of death";

(b) in the second sentence—

(i) for the words "maintenance of proceedings" the words "entertainment of a claim" shall be substituted;

(ii) in clause (a), for the word "made" the word "sustained" shall be substituted; and

END

4-5 in clause (b), after the word "employee" the words "or any one of several employees as may person directly responsible in the conduct for the maintenance of any branch of the trade or business in which the injured workman was employed" shall be inserted;

and

(c) in the third paragraph—

(i) for the word "adult" the word "minors" shall be substituted; and  
(ii) for the words "before as to give the notice or terminate the claim" the words "the delay in giving the notice or terminating the claim" shall be substituted.

Amendment of  
section 15  
of the  
Act.

6. In sub-section (b) of section 15 of the said Act,—  
(i) for the words "if it is thereupon proved that the workman has not been medically examined by a qualified medical practitioner and that such refusal, failure or neglect was unreasonable" the following shall be substituted, namely:—

"if it is proved that the workman has not thereupon been medically attended by a qualified medical practitioner or has not been so attended as a qualified medical practitioner or has not been so attended as a qualified medical practitioner to follow his instructions and that such refusal, neglect or failure was unreasonable";

and

(ii) after the words "qualified medical practitioner", where they occur for the last time, the words "whose instructions he had followed" shall be inserted.

Amendment of  
section 16  
of the  
Act.

7. In sub-section (b) of section 16 of the said Act shall be substituted (a) the following:—

8. In section 16 of the said Act, for the words and figures "under section 7 or section 8 of the Indian Factories Act, 1911" the words and figures "under section 12 of section 16 of the Factories Act, 1911" shall be substituted.

Amendment of  
section 17  
of the  
Act.

9. In sub-section (2) of section 17 of the said Act,—

(i) for the words "by any party in any proceedings under this Act pending before him" shall be inserted; and  
(ii) before the proviso the following proviso shall be inserted, namely:

"Provided that the Commissioner shall not, where any party to the proceedings is present before him, make any such order of transfer without giving such party an opportunity of being heard."

and in the existing proviso, after the word "Provided" the word "hereby" shall be inserted.

Amendment of  
section 18  
of the  
Act.

10. In section 18 of the said Act, for the words "other person authorised in writing by such person" the following shall be substituted, namely:—

"by an official of an Insurance Company or registered Trade Union authorised in writing by such person or, with the permission of the Commissioner, by any other person so authorised";

Amendment of  
section 19  
of the  
Act.

11. In Schedule I to the said Act,—

(i) in clause (f) for the words "mechanically propelled vehicles" the words "a gas or a vehicle propelled by steam or other mechanical power or by electricity" shall be substituted;

(ii) in clause (g) for the words, brackets and figures "those (2) of section 3 of the Indian Factories Act, 1911" the words, brackets, asterisk and figures "those (2) of section 3 of the Factories Act, 1911" shall be substituted;

(iii) after clause (h) the following clause shall be inserted, namely:—

"(i) any employed, otherwise than in a clerical capacity, in connection with the selling or buying of goods, or the transportation of similar by inland water, or the raising or unloading of goods from a ship or





separate Act which was passed during the last brief session of the Indian Legislature. The notes on clauses explain the purpose of the present proposals in detail.

Sumo,  
The 12th August 1935.

T. A. STEWART.

#### NOTES ON CLAUSES

Clause 2.—The reference is to the dependants of a deceased workman and the changes are formal.

Clause 2.—See note to clause 13.

Clause 2.—The clause is headed, "section 4, as it stands, is not divided into sub-sections."

Clause 2(a).—The clause as it stands at present agrees with the words "as proceedings for the recovery of compensation." There are the words as they can be read as covering not merely the original application but subsequent proceedings for recovering compensation under section 21. Thus, for example, when an award for temporary disablement has been secured, the workman may, at a later stage, find it necessary to apply to the Commissioner because the employer has discontinued the payments. The period of limitation prescribed by the clause should be confined to the first application.

The revised clause omits the words "and before the workman has voluntarily left the employment in which he was injured." A workman cannot give notice earlier than is practicable and a second accident is unnecessary or unnecessary.

Finally, the draftsmen it clear that "instituted" refer to claims submitted before the Commissioner. The necessity of making the present clause in this way as a result of a ruling given by the Ceylon High Court to the effect that "instituted" means submitted before the magistrate, which was the effect of enabling a workman who has been injured compensation from an employer to bring a case before the Commissioner without any limitation of time.

(1) (b), (c).—The amendments are verbal and consequential.

(1) (d).—The amendment is desirable because the clause, as it stands appears to cover only cases where the employer himself had knowledge of the accident. It then excludes, for example, the case where a manager or other person competent to receive notice under section 20 (5) is aware of the accident.

(1) (e).—The amendment is verbal and consequential.

(1) (f).—The Ceylon High Court has ruled that if the first or another delay is unintentionally explained on application of subsequent delay, however long, is necessary. It is unnecessary that a workman who has a preliminary action for the first six months should thereby be entitled to raise without any limitation of time.

Clause 4.—The object is to cover the case where the workman, although necessary referred to a medical practitioner, deliberately disregards his advice or instructions. Finally, the word "thereafter" is at present misplaced. The words "that the workman should not be penalized in respect of any accident before the referred or subsequent action takes place."

Clause 5.—The sub-section was designed to ensure that the shipowner (who is indemnified under the Merchant Shipping Act for funeral expenses or a funeral) should not be subjected to a further payment out of compensation on this account. It is open, however, where there are no dependants. In such cases, if the shipowner himself covers the funeral expenses under § 25, it is possible for the sub-section to be applied to deny that person of the ordinary right of recovery under section 8 (2).

Clause 6.—This is consequential on the enactment of the Fatal Accidents Act, 1934.

Clause 2.—The subcommittee, as it stands at present, prescribes to a certificate for transfer that a party to the proceedings shall satisfy the Commissioner that transfer is proper. This clause definitely shows no parties are against, i.e., where the system does not give justice and the subcommittee has no answer. The amendment is designed to remove this difficulty.

Clause 10.—Persons whose legal proceedings are appearing before the Commissioner under written authority have restricted or attempted in various sections. The proposed change will render it necessary for persons who are not legal practitioners or clerks of registered trade unions or officials of Insurance Companies, to obtain the Commissioner's permission before appearing.

Clause 11 (5).—It is decided if the clause, as it stands, permits the use of vehicles propelled by steam or electricity. The amendment is designed to remove any ambiguity which may arise on the point and will bring the wording in line with that in clause 10 (4) of the Schedule.

(3).—This is unamended on the amendment of the Fisheries Act, 1904.

(4) and (5).—These clauses have already been brought within the scope of the Act by amendments. The amendment of the Act shows a sensible opportunity of including them in the Schedule.

Clause 12.—The subcommittee change proposed in the removal of the condition that a witness who witnesses a complaint or claim or proceeding by legal instrument should have served for the preceding six months under the employer whom he served when the complaint occurred. These clauses, which cover industrial disputes, do not develop gradually and the condition is unnecessary in their case. The amendment has been taken, in this clause and clause 1 of the Bill to re-enact the provision regarding industrial disputes in a more comprehensive form, and to add broadly in Schedule III certain occupational disputes which have already been brought within the scope of the Act by Notifications.

The following Bill was introduced in the Legislative Assembly on the 23rd August 1903:—

L.A. BILL No. 30 of 1903.

A Bill further to amend the Indian Notification Act, 1900, for a certain purpose.

WHEREAS it is expedient further to amend the Indian Notification Act, 1900, for the purpose hereinafter appearing; It is hereby enacted as follows:—

1. This Act may be called the Indian Notification (Amendment) Act, 1903.

2. For clause 20 of sub-section (b) of section 2 of the Indian Notification Act, 1900, the following clause shall be substituted, namely:—

(1) that he is not a British subject, or a subject of any State in America, or a subject of and having his domicile of origin in the European territories of any State situated wholly or partly in Europe, or a subject of any State of which an Indian British subject is prevented by or under any law from becoming a subject by naturalization.

#### STATEMENT OF OBJECTS AND REASONS

The question of the grant of local naturalization certificates under the Indian Notification Act, 1900 (VII of 1900), to subjects of non-European States has been the subject of consideration for some time past in view of the fact that a large number of European Indians, who come mainly from Goa, have settled in Bombay and apply

no nationality. They exist in accordance with the Indian Nationalities Act, 1925, for one of the requirements of section 2 (1) (a) of that Act is that any person desiring naturalisation under the Act must not be subject of any state in Europe or America. They could therefore only obtain British naturalisation by applying for naturalisation under the British Sepoy and Indian Act, 1914, but this means (1) naturalisation would not be a good remedy for the requirements of section 2 (1) (a) of the Nationalities Act, 1925, as it does not require the applicant to have any knowledge of the English language, and (2) the knowledge of a language which has been acquired by the Central Government to be a passport to membership of the majority, and not knowledge of English, is required. It has also been found that the expression "a subject of any State in Europe or America" used in section 2 (1) (a) of the Indian Act is capable of imports of a nationality restriction where such "territorial" States as Turkey and Russia are concerned, it has, therefore, been decided to amend section 2 (1) (a) of the Indian Nationalities Act, 1925, so as to provide for the naturalisation under that Act of subjects of European or partly European Powers who do not have their domicile of origin in Europe.

1925.  
The 21st August 1927

R. F. MURPHY.

The following Report of the Select Committee on the Bill is consolidated and agreed to for printing by the members of the committee and presented to the Legislative Assembly on the 22nd August 1927—

WE, the undersigned members of the Select Committee to which the Bill was referred, have considered the Bill and the papers laid on the subject, and have agreed to submit the following Report, with the Bill as amended by us, to the House of Representatives.

2. Changes are proposed by the Bill in the manner in which the Bill is introduced. Where the Committee has been changed, the new member is given in brackets. Matters changed, of which the purpose is obvious, have not been referred to, but matters changed will be found briefly referred to in the following paragraphs dealing with the changes proposed and the new clauses introduced.

Clause 1.—The provisions of section 55 and of Chapter V of Part III of the Government of India Act, 1925, respecting the changes made in sub-section (1) of the Chapter made by the Government of India (Department of India) Order, 1927, in the General Clause Act, 1925, to give effect to the amendments made in sub-section (1) and sub-section (2) of the Chapter of the Government of India Act, 1925, and "Chapter of India".

Clause 2.—Definition (1).—The words omitted are superfluous.

Definition (2) [new definition (2)].—We prefer the word "person" to the word "individual".

Definition (3) [new definition (3)].—We have enlarged the list of persons which the Bill is to accept as persons made under clause 2 (1) and clause 2 (2) of the Bill, by including certain classes of trust with firms. We have amended the Bill by substituting the expression "approved persons" in those places and have also inserted a definition of the expression which gives effect to our decision. The definition of "Government securities" is necessary for the purpose of clauses 2 (3) (a) (ii) and 2 (3) (b) (ii) and the definition.

Definition (4) [new (4)].—We are dissatisfied with the definition proposed in the Bill as presented, and have redefined it. We agree that the word "person" is defined in the General Clause Act, 1925, which does not include a company incorporated under British India and, therefore, substituted the words "individual or incorporated body of individuals or body corporate incorporated under the

law of any country other than British India." The reference in sub-clause (c) inserted in sub-clause (a) is necessary to include here that class the special class of money making in connection with Lardis, which class is defined in sub-clause (1). After this definition we have inserted definitions of "Indian money", "silver coin or silver" and "United Kingdom money", the first two being referred to clause 24 of the Bill.

Definition (2) (new (15)).—The added words include a voluntary deposit of the currency which should properly be included in "the business" under this under the head "voluntary insurance".

Definition (3) (new (17)).—The change would say otherwise that may arise from the fact that the Bill mentions only made by particular means.

Clause 2, sub-clause (2).—The changes in clause (2) and (3) clearly the meaning, those in clause (4) will contain further particulars which it is essential to add. We have added the new clause (4) in the way that for the purpose of clause 24 (1) of the Bill and of sub-clause (5) of this clause above means of securing information containing adverse discrimination against Indian currency should be obtained. Clause (7) has been added, because since a law is specifically inserted here clause 24 (1) [Bill (1)] might not allow of any being presented.

Sub-clause (2).—We have decided by a majority to make it compulsory for the Superintendent of Insurance to cause or withhold a registration when the conditions have laid down are fulfilled except of having it to the discretion of the Central Government to take action at its discretion to be done so. We have similarly made it mandatory in sub-clause (1) for the Superintendent to accept a registration already made where the deposits are not completed.

Schedule (1) (New).—This is a supplementary provision which we consider necessary concerning the delivery of money when the Superintendent withholds or accepts a registration.

Clause 24 (New).—This new clause gives effect to a decision by a majority of the Committee to make provision for compelling non-Indian currency to give to Indian currency a certain proportion of the business arising out of the requirement of currency of Indian money.

Clause 3 (New).—We have inserted a provision on the basis of section 11 of the Indian Companies Act, 1913, to guard against the registration of more than one money under the same name.

Clause 4 (new 5).—We have revised the wording making it clear that in the case of sub-clause (a) not at first or secondly the money must have already been capital at its disposal before commencing business and that the payment and credit to be necessary is evidence of deposit and of the preliminary expenses incurred in the relation of a company.

Clause 5 (new 6), sub-clause (1).—We consider, having regard to the casual nature of their business and to the relatively small volume of their business transacted in India, that there should be no deposit rule for such class of business transacted by all insurers or joint who were in connection with Lloyd's but that their deposit should be somewhat larger than the deposit made by an ordinary insurer. It gave effect to this decision we have taken the special category of insurers out of the purview of sub-clause (1) by the words inserted at the beginning of the clause and we have inserted an additional sub-clause (1A) (new (1)) having the effect of requiring the capital placed at disposal of such of the specified class of business done in India to be made on behalf of Lloyd's underwriters, and providing, where this has been done, any insurer working under a contract with Lloyd's to transmit business of that class. The enforcement of the clause of security which may be obtained in making deposits has been referred to in connection with definition (5) (new (1)) of clause 2. We have increased the deposit for miscellaneous insurers to the same

forms on the deposits required for fire and marine insurance, and we have provided that the check must be made at an office in India of the Private Bank and sent to London.

*Sub-section (2) [new (4)].*—We consider that while the provisions contained in subsection (1) may be sufficient to satisfy concerns which arise from these data, the insurance business, where the location of the insurance is involved, a somewhat extended period on such any terms should be allowed. We have accordingly provided in the new subsection (1) for payment in seven instalments beginning with the payment of one-fifth of the amount due except where the insurer or the insured can show that the deposit should be made in two instalments, at most in the case of existing insurers. Similarly, we have provided in our section 12 subsection (2) [new (2)] that foreign companies starting business after this legislation was not so fast shall make the deposit in full before application for certificates.

*Sub-section (3) [new (7)].*—We have revised the wording to make it possible also that the provisions in the previous by subsection (1) to subsume deposits required under the subsection.

*Sub-section (4) [new (8)].*—We consider that where such is detailed by the insurer, he should have the right to return cash of the same amount if at any time his deposit is returned under the Act.

*Clause 6 [new (7), subsection (1)].*—The provisions are aimed at starting the working.

*Sub-section (2).*—We consider that the acceptance of deposits for holidays arising out of policies connected with business of the class in respect of which the deposit is made should be applicable only to the insurance business.

*Clause 7 [new (3)].*—A small error is rectified.

*Clause 8 and 9 [new 18 and 19].*—We consider that the accounts here dealt with should cover not only business transacted in British India but in Indian States as well.

*Clause 11 [new 17].*—The changes made in subsection (1) are self-explanatory, but in subsection (2) makes it clear that the provisions of subsection (1) apply only to investigations made completely in pursuance of this Act and not to investigations undertaken by the insurer for his own satisfaction.

*Clause 12 [new 18].*—We have made it obligatory for an insurer established in India to maintain registers of policies issued and claims made.

*Clause 13 [new 16], sub-section (2).*—A small inconsistency has been corrected and the time for submission of the balance-sheet and accounts and profit and loss accounts has been extended from three to six months, and the provision for extension of this time has been made applicable to insurers doing business outside India.

*Sub-section (3).*—The words added make a minor provision excluded in the draft.

*Sub-section (4).*—We have provided that in addition to the balance-sheet, profit and loss account and revenue account, the balance-sheet and revenue statements, where any such are supplied under the law of the country of domicile, shall also be furnished. The other statements made are of a general nature.

*Clause 14 [new 15].*—Besides providing for the supply of English translations of foreign documents, we have added two clauses (1) and (2) to subsection (2). The first requires insurers manifested outside India to supply valuation statements on the same lines as those provided under clause 13 [new 12] for Indian insurers. The second requires disclosure in the revenue account of all payments received from outside India.

"My number sub-clause (1) to be unnecessary and have omitted it. It will be for an insurer wishing to take advantage of the provisions in this clause as to why the Superintendence of Insurance is then that the conditions making it applicable to him are fulfilled.

Clause 17 [now 108]—to guard the possibility of insurers being harassed by applications for old accounts no longer likely to be easily available, we have provided that only the amounts of the two preceding years shall be obtainable on demand. We have also extended the time allowed for complying with a requisition.

Clause 18 [now 109], sub-clause (1).—We have specified a time limit within which defective returns are to be provided. We have also required an interest, *rebus sic stantibus*.

Clause 19 [now 110].—The amendment provides that an insurer shall have an opportunity for showing cause against an order of the Superintendence of Insurance for revocation, and for the alteration of the rate of contribution.

Clause 21 [now 112].—We have made it clear that the necessity of returns is to be published yearly, and in the year following that in which the returns are made.

Clause 22 [113].—Provision is made on the lines followed in clause 154 for securing the continued success of the information which must be given to the Superintendence of Insurance.

Clause 23 [114].—We have decided by a majority that all insurers doing life insurance business in India shall at all times maintain books in Indian books of an amount at least equal to their liabilities in policy-holders in India including unpaid claims and reserves for outstanding policies in India after deducting any claims or interest due against such policies. We think these books should be certified to Indian Government or United Kingdom authorities. We consider that a year's time should be allowed for 20 months is average to comply with this provision. The first part of sub-clause 14 has been omitted as superfluous in view of clause 11 (1) and (2).

Clause 24 [now 115].—We have decided by a majority that the prohibition of employment of managing agents should apply only to insurers doing life insurance business. In other fields which have not yet been extensively entered by Indians, however the tendency to crowding and harassing insurance companies that can be avoided by managing agents is a natural advantage of which we are unwilling to deprive potential insurers. We consider that a ten years' lock should be imposed for the duration of the managing agency system when it exists in connection with life insurance business. We re-emphasize that managing agents may be appointed or re-appointed during this period, but that at the end of the period all managing agencies in connection with insurers doing life insurance business must discontinue. At the same time we consider that prohibitive action is necessary to protect the interests of policy-holders the economic institutions at present paid in some cases to existing managing agents. We hold the view that the remuneration should not exceed in the aggregate a sum of ten thousand rupees per month, or a salary of not thousand rupees, and supplementary remuneration by way of bonus or other expenses, remuneration, or any other form of payment not exceeding one thousand rupees. The result of clause 24 (2) includes three resolutions.

Clause 25 [now 116].—We have intended to help the number of policy holders exposed to more the Superintendence of Insurance for an investigation into the status of an insurer, and have made a corresponding increase in the value of the policies to be held by them. We have also provided at the time of policy-holders that the companies must be supported by an affidavit attesting the grounds for the investigation, and we have provided for notice to the insurer paid for this being given an opportunity of being heard. We think that the activity or matter would be investigated should be an unimpaired statement with the insurer whose affairs are being investigated. The change made in sub-clause (2) is a small only while those in sub-clause (1) and (2) are self-explanatory.

Clause 20.—We consider that this clause is unnecessary in view of the provisions already made in clause 25 (4) [26 (1)] and have omitted it.

Clause 22 (new 22).—An error has been corrected and provision has been added regarding the costs of an investigation made under section 25 upon the owner.

Clause 23 (new 24).—Sub-clause (1).—The first sentence is intended to limit the scope of the provision to sources of supply directly, the second to mean that the report on a contamination must not only cover the material but deal with the source.

Sub-clause (2).—The changes made are merely for purposes of clarification. There is no demand suggested for dispensing with the provision on proper cases with the notice to individual polybutadiene. The alteration in clause (2) is intended to make it clear that the material and other results required are the total of such reports.

Clause 24 (new 25).—We have provided that polybutadiene applying to be used may be given a licence.

Clause 25 (new 26).—We have extended the time allowed for forwarding the material required after an investigation.

Clause 27 (new 28).—We have made a necessary insertion in sub-clause (1). We have provided in sub-clause (4) that the notice required by the sub-clause must be given at the principal place of business or depot. We have added a new sub-clause (5) in sub-clause (6) in sub-clause (7) relating to the general condition of the material, and a new sub-clause (8) relating to the condition of the material.

Clause 28 (new 29).—We have applied an amendment in sub-clause (1) and in a new sub-clause (2) we have made a necessary provision relating to the question of the closed language to be carried out for the benefit of his wife or children when are subject to the provisions of art. III of 1874.

Clause 29 (new 30).—We have decided by a majority to each sub-clause (1) relating to persons having the benefit of insurance or insurance as provided in a contract of insurance. The clause relates to insurance of the goods in sub-clause (1) and we have accordingly omitted it. Sub-clause (2) is unnecessary in view of the provisions contained in clause 31 (2). We have inserted the words "in British goods" in sub-clause (3).

Clause 31 (new 32).—Sub-clause (1).—The first sentence is a clarifying one, the second prohibits the acceptance of a policyholder of any related subject.

Sub-clause (2).—The words inserted are superfluous in view of section 31 (2). The words added are necessitated by the changes made in sub-clause (1).

Clause 32 (new 33).—We have inserted a sentence here on the law which may be prescribed for an insurance agent's licence and we have provided for an annual renewal of these licences, in order that these licences should not be continued after the licensing of these agents. We have also provided that the certification of the licence of an insurance agent must follow upon a finding by a Court that he has been guilty of dishonesty, while having a licence with the law prescribed in insurance where the dishonesty of the insurance agent is a failure to comply with the provisions of the Insurance Act.

Clause 33 (new 34).—We have revised the language in and the sentence that insurance agents are not strictly speaking employees.

Sub-clause (1).—The substitution of "individual" for "person" is necessary to secure the exclusion of firms or companies in which, as firms or companies, business may not be carried. We have reduced the possible proposal, and in consequence of the substitution of the



word "appeals" for the word "complaint" have made no addition to provide for transacting of business through a law-dressed insurance agent.

Clause 25 (New).—We have inserted a provision aimed at checking the effect of business by placing the burden of a policy on which premiums have been paid for a considerable period of time on the ground that some statements leading to the issue of the policy were untrue. We consider that if the insurer does not discover and rescind the policy of one who dishonestly obtained it, he ought not to be allowed to take advantage of the rights he might acquire from the protection afforded by the clause even in which the insurer can show that the false statement was fraudulently made with knowledge and intention to defraud.

Clause 27 (New 42).—The clause has been introduced by the presence of marine loans; these being marine loans, some policies should be connected with such loans and of course in British India are not actually issued in British India.

Clause 28 (New 43).—In clause 28 (b) we have made it obligatory on an insurer to make its Court money's receiving which there are no existing claims likely to delay discharge. We consider that an insurer is adequate time for the conditions justifying this way to satisfy themselves. We have also provided that such payments into Court may be made in any division, thus having jurisdiction. The insurer, in view of our previous making it compulsory on the insurer to apply to Court, that the insurer should pay the costs of the insured and incur any. The consequential changes in subsections (2) and (3) are also made to this requirement. The other changes in clauses (c) and (d) of subsection (a) are necessary to cover policies which are payable on the happening of a contingency other than death. We have omitted clause (b) of subsection (a) as unnecessary.

Clause 32 (New).—We have divided by a majority that provision should be made for the representation of policyholders of the insurer on the Board of Directors, where the insurer is a company and carries on the business of insurance. We consider that those Directors should be themselves policy holders and should be elected by the policyholders and that there should not be less than one-fourth of the Board. The method of election and the qualifications of Directors and others should be governed by rules made under the sub-clause clause of the Bill.

Clause 37 (New).—We have substituted the payment of dividends to business except with all a surplus accumulated after actuarial valuation.

Clause 39 (New 44). Sub-clause (2).—The clause in clause (c) are in conformity with those which we have already made in clause 35 (2) when dealing with the power of policyholders to present complaints. In clause (3), we have quoted the provision for powers conferred by the Central Government and we have inserted an explicit provision giving the Superintendence of Insurance the power, which has not yet under the provisions of the Indian Companies Act, 1913, to apply for the winding up of a company. We have also considered it desirable to allow further time for the superintendence of Insurance after receipt of warning notice from the Superintendence of Insurance.

Clause 41 (New 45).—We have inserted clause (b) of the period mentioned in subsection (2) of clause 17 of the Companies Bill so which this clause is amended.

Clause 47 (New 46).—The clause in subsection (b) corrects a small error that arose in the printing of the Bill.

Clause 51 (New 47).—We have decided by a majority to make it obligatory on the Central Government when invited at the conclusion of any meeting of representatives that who are named in British India as witnesses of such meeting to appear there and make statements on matters of this country. We have inserted specific

revision of reports as an additional example of the nature of the documentary requirements which the clause is aimed at dealing with.

Clause 48 [new 53].—The substitution of the word "representative" for the word "agent" is aimed at applying the provision with the lessening degree when any clerk with no clause 53 [20] and A. 1 (b) of the Bill. We have also aimed at the possibility to be attached to the Superintendent of Insurance a clause on the same subject by inserting clause (b) in clause 2 (c) of the Bill.

Clause 51 [new 55].—We have supplied an absolute guarantee relating to one of the common activities of Friendly Societies and we have empowered the Provincial Government to add to the insurable contingencies.

Clause 52 [new 56].—The words referred to are experience and non-losing. Amounts are all agreed that if previous payments are insured to 31-12-50 as Friendly Society non-losing per £5, 500 and not less than £5. The second change makes the statutory evidence of the special marking of policy in place of every other.

Clause 53 [new 57].—We have revised the clause so as to apply to policies of insurance of all kinds, not merely policies on the basis of a life. We have added one relative to the category of cases with insurable interests.

Clause 57 [new 61].—The wording has been changed so as to give a more comprehensive definition of spreading business. We have added specific provision for the temporary winding up of societies transferring the business now made legal. There are however societies which have successfully retained in existence at this time for many years in spite of the admitted soundness of the principle. We think that clause 2, instead of being as now worded up, should be amended to apply to the Superintendent of Insurance for a period of one year with a view to recognition for insuring legitimate business, and that the Superintendent of Insurance should have discretion as to or to restrict this in proper cases. No new business of the prohibited type must be undertaken during the year of notice.

Clause 58 [new 62].—We have made some necessary additions to sub-clause (2) and have provided in sub-clause (1) that a meeting shall be given a notice before a resolution is recorded. The verbal change is sub-clause (2) (b) is self-explanatory.

Clause 59 [new 63].—The meaning has been clarified.

Clause 60 [new 64].—The clause has been moved on the lines followed in dealing with insurers (clause 5 [2]). A small insertion has also been made to indicate what is included in "gross premium income."

Clause 62 [new 66].—The changes made are aimed at subjecting the subjects which we think should be dealt with by the rules of provincial societies.

Clause 63 [new 67].—The clause as drafted fell short of what is proposed as to the requirements of the clause by the Indian Companies Act. Our amendment brings them under the clause of the Insurance Act. We have inserted a note book for notice of changes that have to be reported.

Clause 64 [new 68].—We have provided in certain respects for the supply of better information.

Clause 67 [new 70].—We have omitted clause 67 of sub-clause (2) (b) on the belief that it would be possible to do so without any loss of the information there referred to.

Clause 68 [new 71].—We have appended to sub-clause (b) a temporary provision as to how followed in clause 11 (5) (12 (5)). In sub-clause (b) we have also inserted a temporary reference to winding-up.

Clause 77 [new 82].—We have extended the time allowed for forwarding the annual report and directed to all societies, during three months for the supply of the return of the necessary material.

for his valuation. We have also made provision in the form referred to in clause 17 (4) (17, 16) regarding supply of copies of documents to members and policy-holders.

Clause 12 (new 12).—We consider that six months is sufficient time to allow for the valuation of claims of insurance to the Superintendent.

Clause 13 (new 14).—We think that in practice the system of appointing funds for the loss claims of policyholders have varied and varied not with uniformity, and have accordingly inserted sub-clauses 13 and 15.

Clause 16 (new 15).—We have limited the scope of the trust provision, that may be applied for the investment of funds, and we have strictly defined the properties of the assets which must be invested in Government or trust securities.

Clause 17 (new 16).—To avoid the risk of needless inspection of a member's books we have provided that a member or policyholder wishing to inspect must go through the formality of applying first to the Superintendent of Insurance.

Clause 18 (new 17).—We consider that an insurance at least once in two years of years, provided security by the Superintendent of Insurance or his designee is desirable. We have also provided that he shall not agree to comply by an actuary or auditor without first giving the actuary an opportunity of being heard. We have provided that the results of such inquiries shall be communicated to the society concerned.

Clause 19 (new 18).—The amendment made is merely a clarifying one. There should be an application to the Court by the Superintendent of Insurance or some one in his behalf.

Clause 21 (new 19).—We have inserted a provision enabling a president or secretary to be appointed for a selection of his corporate officers, provided that policy-holders are notified of a meeting first.

Clause 22 (new 20).—The changes made in sub-clause (5) slightly extend the time allowed to the liquidator for the payment referred to. In sub-clause (6) we have altered the words of the clause of powers for a change of the liquidator appointed by the Superior Court of Insurance. We have provided in sub-clause (6) for an actuary's certificate in the work of the liquidator.

Clause 23 (new 21).—The addition to sub-clause (2) makes a necessary provision for the supply to the Superintendent of an account of the proceedings of the meeting of members, creditors and contributors. In sub-clause (4) we have amended the time which must elapse before a dividend may be paid to the members.

Clause 24 (new 22).—We have corrected the clause so as to refer the members to the Superintendent and suggested to reflect in the nature of the amendment.

Part IV (new 23, clause 23 (new 23)).—We have made a necessary provision for the appointment of members, Mutual Insurance Companies and Cooperative Insurance Companies, for whom the provisions made in Part IV are not wholly suitable.

Part V (new 24, clause 24 (new 24)).—We have made a necessary provision which was overlooked for the payment of fees to the Superintendent of Insurance of the law as well as to the actuary.

Clause 25 (new).—We have inserted provision for the payment of certain claims connected with the transaction of insurance business.

Clause 26 (new 25).—We have modified this clause so more nearly to meet the law.

Clause 27, 28 and 29 (new).—We have made provision for the payment of certain claims not dealt with in the draft Bill as inserted and have provided for power to a Court to grant relief



(9) *Inclusion* in the employment of members agents (Clause 21).—The members' period should be three years and business should apply to all classes of business, and should be subject to provisions of section 31-C of the Indian Companies Act.

(10) *Compulsory retirement* (Clause 24).—This provision is unnecessary and is superfluous.

(11) *Provisions for withdrawing assets* (Clause 24 B).—This requires modification for making it just and workable.

(12) There should be a provision making the initiation of criminal proceedings for offences under the Act dependent on the sanction of some responsible authority.

(13) *Clause 24* should not be made mandatory.

(14) *Penalisation of registration*. (Clause 25 C).—Compulsory should be given to the insurers at least until it is repealed.

(15) In clause 26 (1) the words "admission or procuring insurance business or collecting premiums" are too wide and some reasonable limitation should be prescribed.

S. K. BHARGA,

J. A. MACKINTOSH,

B. V. SHI HARI SHAI SATODI.

Dated the 20th August 1933.

There are a number of proposals in the Bill as introduced in Select Committee with which we are not in agreement and we therefore reserve the right to move such amendments in the Legislative Assembly as we may consider necessary. In particular we dissent from the clauses dealing with the following matters:—

Clause 2 (B).—Definition of approved insurance.

Clause 2.—Inclusion of non-Texas and Indian insurers.

Clause 3 (10).—Definition of Superintendent of Insurance.

Clause 3 L.—Compulsory retirement by resolution of insurers.

Clause 4.—Deposits.

Clause 5.—Business by insurers established outside British India.

Clause 12.—Restrictions on investments and the holding of assets in India.

Clause 17.—Prohibition of carrying agents in the case of life insurance companies.

Clause 22.—Power not to be called in question on ground of misstatement after ten years.

Clause 31.—No insurer shall declare any dividend for payment to shareholders or policyholders, except out of the surplus to be appropriated, as the result of an actuarial valuation of the assets and liabilities.

Clause 32.—Mandatory power of Governor General or Council to require registered derivatives are to be made compulsory.

L. C. BROWN,

T. CHALMAN MORTIMER.

And,

The 23rd August 1933.

Generally speaking, we are in agreement with the scheme of the Bill as it has emerged from the Select Committee. But there are some points which require either further consideration or material amendment. Without going into any details, we set down the various points which, in our opinion, require amendment.

Clause 5.—Requires further consideration with special reference to recovering the deposit by agents.

Clause 12.—We do not agree with the clause.

Clause 20.—Requires further consideration.

Clause 21.—It should not prohibit the publication of true news-items of the statements of affairs of the Insurance Companies for the purpose of advertisements.

Clause 22.—Requires further consideration.

Clause 23.—Requires further consideration.

Clause 24.—In my opinion, it should include a provision to require insurance people to report or a statement of expenses should be provided for.

Clause 25.—It should be so amended as to bring within its scope all persons who are earning on the business of insurance agents or for wholesale distribution or intermediaries.

Clause 26.—Requires further consideration.

Clause 27.—It should be amended to provide for any limitations referred to, otherwise (1) therein being referred promptly to the Superintendent.

Clause 28.—Requires further consideration.

Clause 29.—Requires further consideration.

Clause 30.—Certain additions have to be made to the rule making power under this section.

Finally we are desirous of the opinion that the Bill should provide for Insurance with limited companies of the property of General and Permanent Governments as well as of those belonging to particular industries.

— BHULANATH J. DESAI,  
S. K. VASWANI  
M. ARAP ALI,  
HRI PRASAD.

The 21st April, 1935.

We are generally in agreement with the Bill as it has emerged from the Select Committee. But we feel that the development of proper insurance business speed and efficient may be, well be hampered a good deal by this legislation. We consider it undesirable to push our Social contracts on the one hand and tell our the smaller Indian citizens on the other and thus provide a sort of monopoly for a few large Indian companies in the field of insurance, which has used to be managed as a very important part of social service. We may, therefore, have to propose certain amendments, when the Bill is placed before the Assembly, on clauses relating to deposits, intermediaries, licensing of agents, managing agents, &c. We further consider that there should be some provision for limiting the total annual expenses of companies and also for providing security from liability with holding several companies from their agents.

R. A. S. R. PANDAY,  
M. GHANSHYAM.

During the circumstances since which I had no mind, I could not attend meetings of the Select Committee except for its leave and a brief in the last day. Although I have not yet had opportunity to study the report carefully, I find I am not in agreement with some of the provisions suggested by the Select Committee. I, therefore, reserve to myself the right to move or support such amendments in the Assembly Chamber as I may think desirable.

I am, however, noting below some points of my disagreement in which I attach special importance.

Clause 5 (2).—I think better provision should be given to the enforcing authorities to make up the total deposit of the 2 lakhs so that small but sound investments may not suffer. I would suggest the following scale of payments:—

To make up Rs. 5,000 .. .. .	by 21-12-36.
To pay 10% of the balance after first payment ..	by 31-12-36.
To pay 15% of the balance after first payment ..	by 31-12-36.
To pay 10% of the balance after first payment ..	by 31-12-36.
To pay 15% of the balance after first payment ..	by 31-12-36.
To pay 10% of the balance after first payment ..	by 31-12-36.

Clause 5 (3) and (4).—Market value should be ascertained by the valuer. It would seem a reasonable measure to require if they are to make up the deposit owing to depreciation that may occur before the date of liquidation.

Clause 7.—I am not in favour of compulsory closing of accounts at the end of every calendar year, and I would suggest financial year (i.e., 25th March) instead.

Clause 20 (2) (a) and (4).—These clauses should be deleted. I am afraid they amount to give unnecessarily wide powers to the liquidator. If he is not satisfied with the accounts submitted to the effect of the liquidation at Delhi, it will cause dislocation of the day to day business.

Clause 21.—This clause should be deleted. It is not proper to vest the Executive with such wide powers to interfere in the internal business of a company particularly in technical matters like valuation. If a company goes wrong, the liquidators will have sufficient powers to take action under clause 25.

Clause 26.—The duties of the Relief Committee would seriously affect the working of practically all the Indian companies. However, I think there should be some restriction on investments, and I suggest that 25 per cent of the Life Fund should be invested in approved securities.

Clause 31 and 32.—These clauses should be deleted. We can have here made out for introducing a system of licensing for insurance agents. Such minor restrictions as agency companies would retard the progress of insurance business in India.

We should better follow the English system of insurance law rather than the Canadian system.

Clause 37.—The classification of various classes of contributories is not satisfactory and it may be advisable from practical and useful point of view.

The 21st August 1937.

A. C. DATTA.

Frankly confessing, I am not very happy over the Bill, because I am not quite sure if it will really serve the purpose for which it is being framed. I should like to see something rather further. I am suggesting another mode of dealing with the classes pertaining to statutory reports, solvency, liquidation of assets, contracts with managing agents, expenditure of a company and so on, as to provide some kind of a central committee—which is my solution for capital contributions. There are a few more matters to which also I should like to draw attention, for I feel that clauses regarding them need amendment as well. I give them below in this separate note of queries.

1. The other Act of 1935 allowed statutory deposits to be computed at the face value of Government securities. Now their market value is being insisted upon. The way in which these securities go up and down is a matter which is hard to catch hold of in deposits. I do not understand in what particular the other method has appeared to have worked unsatisfactorily that it is now being changed. Much

money is sought to be kept with the Reserve Bank who are not bound to pay any interest. The position then is that if deposits are made in cash, no interest is earned, and no cash thereby lies idle; and if made in securities, they are likely to go down by the depreciation of the market. This is unfortunate and needs review.

3. I should strongly press the desirability of having January 25, 1937, instead of the 31st of December P.M. as the date terminating the old from the new constitution. The Law Member introduced the Bill in the Assembly on January 20, 1937, and it was not reasonable to think that in all probability the Bill was going to be passed; and no one person undertaking an insurance business after that date as it then was not. But companies having before that date, even though after December 31, 1936, should be allowed the privilege of old companies. The Select Committee has made the original Bill even more stringent by inserting that designation, it then was to be closed, namely the old, should have actually commenced business by December 31, 1936, instead of being just incorporated on the original Bill stipulated. Many companies are likely to be hit by this provision, and it would be fair stating there is the lack. No harm is done by a slight modification in the wording of the clause and the date.

4. Provision is not made should also be made in regard to insurance company in our proper regard, necessitates to their agents, particularly field workers, after they have put in a certain number of years of work exclusively for that particular company, and not to give them anything, and in some few instances these persons' consideration has to be stopped, the insurance company must be given to the policyholders concerned as relate to their premium.

5. I am strongly of opinion that in the interest of equity and fairness it is necessary that insurance should be bound to pay on the policy money on the death of policyholders, if they have raised no objection for five years at the least, during which the premium have been regularly paid, to any documents sent by or on behalf of the policyholder concerned when the policy was first taken out. No plan of modified death, etc., should be allowed to put forward after this period by insurers questioning the validity of the policy. In any case even if there has been a fraud, the premium of the policyholder should not be dependent on the actual amount of the premium paid, so as to lose the surrender value of the policy.

The 24th August 1937.

SRI PRASADA.

#### L.A. Reg. No. 4 of 1937.

[An Amendment by the Select Committee.]

(Where submitted to the Government the amendments suggested by the Committee. Questions are indicated by asterisks.)

A 25 is consolidated and amend the law relating to the business of insurance.

Whereas it is expedient to consolidate and amend the law relating to the business of insurance, it is hereby enacted as follows:—

#### PART I.

##### PRELIMINARY.

1. (1) This Act may be cited the Insurance Act, 1937.

(2) It extends to the whole of British India.

(3) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint in this behalf.

PRINTED  
BY THE  
GOVERNMENT  
PRINTERS.





(33) "United Kingdom (herein)" means an country to whom the provisions of sections 141, 142 and 144 of the Companies Act, 1913, apply.

(34) "the statutory provision" includes every provision, that is to say, the Statute or statutory provisions, of whatever force for the granting of insurance or licence (the word "provision" is used in the sense of "provisions" which has equal death in the Statute of the United Kingdom).

(35) "insuring agent," "broker," and "agent" have the meanings assigned to them respectively in clause (30), and (31) respectively of section 2 of the Indian Companies Act, 1913.

(36) "provision" means provision by rules made under section 141, 142, and 144.

(37) "superintendent of insurance" means the officer appointed by the Central Government to perform the duties of the Superintendent of Insurance under the Act.

## PART II.

## PROVISIONS APPLICABLE TO INSURERS.

## Registration.

1. (1) An insurer shall, when the commencement of this Act, begin to carry on any class of insurance business in British India, and on transfer existing on any class of insurance business in British India shall continue, after the expiry of three months from the commencement of this Act, to carry on any class of business, under his authority from the Superintendant of Insurance a certificate of registration.

(2) Every application for registration shall be accompanied by—

(a) a printed copy of the memorandum and articles of association, where the applicant is a company, and incorporated under the Indian Companies Act, 1913, or in the case of any other person, where certified to subscribe to the Act as subscribers to the Act.

(b) a printed copy of the deed of the deed in public subscription of the Act at the commencement of the company, in the case of any person, or in the case of any other person having the principal place of business or domicile outside British India, the documents required in clause (a) of section 141.

(c) the name, address and the occupation, if any of the directors where the insurer is a company incorporated under the Indian Companies Act, 1913, and in any other case the names and addresses of the proprietors and of the manager in British India, the full address of the principal office of the insurer in British India, and the name and address of some one or more persons resident in British India authorized to receive any notice required to be served on the insurer.

(d) a statement of the class or classes of insurance business done or to be done, and a statement that the amount required to be deposited by section 142 shall be applied for registration in such form as shall be required by the Superintendent of Insurance.

(e) where the provisions of section 141 apply, a statement of the fact that the provisions of that section as to working capital have been complied with.

(f) in the case of an insurer having his principal place of business or domicile outside British India, a statement verified by an affidavit made by the principal officer of the insurer setting forth the circumstances (if any) not applicable to members of the society in which such insurer is constituted, incorporated or dissolved which are imposed by the laws or practice of that country upon Indian companies as a condition of carrying on insurance business in that country; and

(g) the statement for the registration.

(3) In the case of any insurer having his principal place of business or domicile outside British India, the Superintendent of Insurance shall withhold registration or shall cancel a

registration already made, if he is satisfied that in the country in which such money has its principal place of business or domicile it has lawfully been obtained by the law or practice of the country then carrying on the business at mentioned, or that such registration required on such matter under the provisions of section 4 is not required.

(11) In the case of any money . . . the Superintendent of Insurance shall cause a registration already made of the interest to be comply with the provisions of section 4 as to deposits.

(12) When the Superintendent of Insurance withhold or refuse any registration under sub-section (1) or sub-section (2) he shall give notice in writing to the owner of his interest, and the owner shall have effect on such date as is being specified in that notice in the same, such date not being less than one month nor more than two months from the date of the receipt of the notice in the ordinary course of administration.

13. No insurance contract, shall be registered unless as a condition of registration the policy submitted that he will then receiving any proceeds of insurance arising by way of the issue of insurance business other than the insurance business transacted by him in British India (whether the policy relating to the contract as to be not issued in India, or issued with an Indian interest in the issue of one-half of the total amount insured under any such contract, unless he has obtained from the Superintendent of Insurance a certificate that such circumstances cannot be safely effected with an Indian contract.

14. (1) An interest shall not be registered by a person identified with insurance that by which an interest in insurance is already registered, or as interest already registered that same as to be calculated to insure against loss the interest in insurance is in the name of being classified and registered for interest in the Superintendent of Insurance.

(2) If an interest, through insurance or otherwise, is without such interest as interest registered by a person identified with that or which an interest in insurance is previously registered, or as interest registered as to be calculated to insure, the Superintendent of Insurance may with the consent of the Superintendent of Insurance change his name.

15. No interest who commenced carrying on the business of his business in British India, whether singly or in connection with any other business, on the 1st day of January, 1885, shall be registered unless he has . . . as working capital a sum not less than fifty thousand rupees exclusive of the deposit to be made under this Act, and continues in the use of a company at any time payable as ordinary expenses in the formation of the company.

16. (1) Every interest not being an interest specified in sub-section (2) of section (2) of section 17 shall, in respect of the interest business carried on by him in British India, deposit and keep deposited with the Reserve Bank of India in one of the names or funds of the Bank for and on behalf of the General Insurance Fund or approved name, estimated on the market value of the securities on the day of deposit, of the amount hereafter specified, namely:—

- (a) where the business done is to be done in the insurance only, two hundred thousand rupees;
- (b) where the business done is to be done in fire insurance only, one hundred and fifty thousand rupees;
- (c) where the business done is to be done in marine insurance only, one hundred and fifty thousand rupees;
- (d) where the business done is to be done in accident and miscellaneous insurance including workmen's compensation, and general all insurance, one hundred and fifty thousand rupees.

- (4) where the business done or to be done includes life insurance and any one of the three classes specified in clauses (2), (3) and (5), three hundred thousand rupees of which are hundred thousand rupees shall be the deposit for life insurance business;
- (5) where the business done or to be done includes life insurance and any two of the three classes specified in clauses (2), (3) and (4), four hundred thousand rupees of which are hundred thousand rupees shall be the deposit for life insurance business;
- (6) where the business done or to be done includes life insurance and all three classes specified in clauses (2), (3) and (4), four hundred and fifty thousand rupees of which are hundred thousand rupees shall be the deposit for life insurance business;
- (7) where the business done or to be done does not include life insurance but includes any two of the classes specified in clauses (2), (3) and (4), two hundred and fifty thousand rupees shall be the deposit;
- (8) where the business done or to be done does not include life insurance, but includes all three classes specified in clauses (2), (3) and (4), three hundred and fifty thousand rupees.
27. Where the amount is an amount specified in sub-clause (a) of clause (1) of section 2, it shall be deemed to have complied with the provisions of this section as to deposits, if on receipt of any class of insurance business transacted by him or British India under a standing agreement of the nature referred to in sub-clause (2) of clause (1) of section 2 a deposit of an amount not less than the amount specified in sub-clause (2) of the deposit for that class of insurance business has been made (a) as an agent of the Government or the Insurance of the Society of India or of other associations of underwriters with whom he has his standing contract.
- (2) Where the deposit is to be made by an insurer incorporated before, or existing on the 1st January, 1900, before the 1st day of January, 1900, the deposit of any class of business covered as by him on that date, the deposit referred to in sub-clause (1) (a) shall be made in instalments of not less than one-fourth the total amount, before the application for registration is made, and the balance before the 1st day of January, 1900.
- (3) Where the deposit is to be made in respect of life insurance business by an insurer incorporated before, or existing on the 1st January of the Insurance in British India before, the 1st day of January, 1900, the deposit referred to in sub-clause (1) (a) may be made in not more than four instalments, of which the first shall be not less than one-fourth of the total amount of the deposit and shall be paid before the application for registration is made, and the balance shall be paid before the 1st day of January, 1900, and the subsequent instalments shall be of not less than ten per centum of the total amount and shall be paid before the 1st day of January of each succeeding year.
- (4) Notwithstanding anything contained in sub-clause (2) or (3) in the case of an insurer not being an insurer specified in sub-clause (a) of clause (1) of section 2, the deposit referred to in sub-clause (1) shall be made in two instalments of which the first shall be not less than one-half of the total amount of the deposit, and shall be made before the application for registration is made, and the second shall be made before the expiry of one year from the date of registration.
- (5) Where the deposit is to be made by an insurer incorporated after or commencing business in British India after the 1st day of January, 1900, the deposit may be made in instalments of not less than one-half the total deposit before the application for registration is made, and the balance shall be paid before the expiry of one year from the commencement of business in British India, and the balance before the expiry of two years from the commencement of business in British India.

Provided that in the case of any insurer not being an insurer (as defined) in sub-section (1) of section 104, the deposit of any amount shall be made in full before the application for registration is made.

(7) No class of assurance business or addition to the class or classes in respect of which an insurer is already liable to make a deposit under sub-section (2) shall be undertaken by the insurer until the deposit in which he is already liable has been made in full, and any additional deposit required in respect of the additional class of business or in which he is already liable under the provisions of sub-section (2) shall be made in full before the application for registration has been made in full.

STATED.

(8) Securities already attached with the Controller of Currency in compliance with the Indian Life Assurance Companies Act, 1912, shall be transferred by him to the Reserve Bank of India and shall, to the extent of their market value on the day of the first deposit, stand in satisfaction with this Act, be deemed to be deposited under this Act in respect of the life insurance business of the insurer.

(9) A deposit made in cash shall be held by the Reserve Bank of India in the name of the insurer and shall be interest-free in the manner specified in section 104 under the provisions of this Act, a deposit in its interest, and any interest received shall be accounted for to the insurer, and shall be paid to the insurer, subject to deduction of the actual amounts chargeable for the maintenance of interest.

(10) The insurer may at any time, and if the Reserve Bank of India requires him to replace securities existing for payment shall, substitute for securities lodged with the Bank under this section other approved securities of equal value at the market rate prevailing at the time of substitution.

(11) If any part of a deposit made under this section is used in the discharge of any liability of the insurer, the insurer shall be deemed to have failed to comply with the requirements of sub-section (1), unless the deficiency is supplied by the deposit of further securities within a period of two months.

7. (2) Any deposit made under section 6 shall be deemed to be part of the assets of the insurer but shall not be available for the discharge of any liability of the insurer other than liabilities . . . among part of . . . policies of insurance as long as any such liabilities remain undischarged, nor shall it be liable to attachment or execution of any decree except a decree obtained . . . in respect of a . . . policy issued by the insurer.

Execution of  
liability.

(3) Where a . . . under in respect of . . . the deposit made in respect thereof shall not be available for the discharge of any liability of the insurer other than liabilities arising out of policies of life-insurance . . .

8. Where an insurer has ceased to carry on in British India any branch of assurance business in respect of which a deposit has been made under section 6 and his liabilities in British India in respect of business of that class have been satisfied or are otherwise provided for, the Court may, on the application of the insurer, order the return to the insurer of so much of the deposit as does not relate to the claims of insureds, if any, which he certifies to carry on.

9. (2) Where the insurer carries on business of more than one of the classes specified in sections 104, (5), 60 and 101 of sub-section (1) of section 104, he shall keep a separate account of all receipts and payments in respect of each such class of insurance business.

Insurances of  
business and  
liability.

(7) Where the insurer carries on the business of life insurance, the amount of receipts over payments in respect of such business shall be retained in a fund which shall form a separate fund to be called the life insurance fund and the deposit made by the insurer in respect of life insurance business shall be deemed to be part of such fund.

(8) The life insurance fund shall be so absolutely the security of the life policy-holders as to be exempted from all claims and shall not be liable for any purposes of the insurer for which it would not have been liable had the business of the insurer been only that of life insurance and shall not be applied directly or indirectly for any purpose other than those of life insurance.

(Amended  
by Act No. 10 of 1933.)

30 (2) Every insurer, in the case of an insurer specified in sub-section (1) of section 29 of the Insurance Act, 1913, shall in respect of an insurance business transacted by him, and in the case of any other insurer in respect of the insurance business transacted by him in India shall in the preparation of each calendar year prepare with reference to that year:

(a) in accordance with the regulations contained in Part I of the First Schedule a balance-sheet in the form set forth in Part II of that Schedule,

(b) in accordance with the regulations contained in Part I of the Second Schedule a profit and loss account in the form set forth in Part II of that Schedule, except where the insurer carries on business of one class only of the classes specified in clauses (a), (2) and (3) of sub-section (1) of section 2 and no other business;

(c) in respect of each class of insurance business carried on by him in accordance with the regulations contained in Part I of the Third Schedule a revenue account in the form or forms set forth in Part II of that Schedule applicable to that class of insurance business.

31 Unless the insurer is a company in which the Indian Companies Act, 1913, applies, the accounts and statements referred to in sub-section (2) shall be signed by the insurer, or in the case of a firm, jointly by the partners and two directors and the principal officers of the company, or in the case of a firm by two partners of the firm, and shall be accompanied by a statement containing the names and designations of the persons in charge of the management of the business during the period to which such accounts and statements refer and by a report by such persons on the affairs of the business during that period.

(2) Where an insurer carries on the business of insurance at the commencement of the Act has prepared the balance-sheet and accounts required by the Indian Life Insurance Companies Act, 1913, and has based his accounts upon the financial and not the calendar year the provisions of this section shall, if the Central Government so directs in any case, apply until the first day of January, 1915, or if in sub-section (2) references to the calendar year were references to the financial year.

And,

32 The accounts of every insurer, in the case of an insurer specified in sub-section (1) of section 29 of the Insurance Act, 1913, in respect of an insurance business transacted by him, and in the case of any other insurer in respect of the insurance business transacted by him in India shall unless they are subject to audit under the Indian Companies Act, 1913, be audited separately by an auditor, and the auditor shall in the audit of any such accounts have the powers and exercise the functions vested in and conferred the duties imposed on auditors of companies by section 245 of the Indian Companies Act, 1913.

12. (4) Every insurer carrying on his insurance business shall, in the case of an insured specified in sub-section (1) (a) or sub-section (2) of clause (7) of section 2 in respect of any life insurance business carried on by him, and in the case of any other insurer in respect of the life insurance business transacted by him as "insured", store or keep in every five years once an investigation to be made by an authority into the financial condition of the life insurance business carried on by him, including a review of his liabilities in respect thereof and shall cause an abstract of the report of such authority to be made in accordance with the conditions contained in Part I of the Fourth Schedule and in conformity with the requirements of Part II of that Schedule.

Statutory  
Table and  
Schedule

(5) The procedure of sub-section (4) regarding the making of an abstract shall only be a reference at any other time an investigation into the financial condition of the insurer is made with a view to the declaration of profits or an investigation is made of which the results are made public.

(6) There shall be appended to every such abstract as is referred to in sub-section (4) or sub-section (5) a certificate signed by the principal officer of the insurer that (a) and accurate particulars of every policy under which there is a liability either actual or contingent have been furnished to the authority for the purpose of the investigation.

(7) There shall be appended to every such abstract a statement, in conformity with the requirements of Part II of the Fifth Schedule and prepared in accordance with the regulations contained in Part I of that Schedule, of the life insurance business in force at the date to which the abstract of the insurer was made up for the purpose of such abstract.

Provided that, if the investigation referred to in sub-section (4) and (5) is made annually by the insurer, the statement and abstract shall be prepared every year but shall be appended at least once in every five years.

(8) Where an investigation into the financial condition of an insurer is made on at a date other than the expiration of the year of account, the accounts for the period since the expiration of the last year of account and the balance-sheet as at the date at which the investigation is made shall be prepared and audited in the manner provided by this Act.

13. Every insurer, in the case of an insured specified in sub-section (1) (a) or sub-section (2) of clause (7) of section 2, in respect of all life insurance business carried on by him and in the case of any other insurer in respect of the life insurance business transacted by him as "insured", shall maintain—

Register of  
policy in force  
and  
policy of  
death.

(a) a register or record of policies, in which shall be entered in respect of every policy issued by the insurer the name and address of the policyholder, the date when the policy was effected and a record of any transfer, assignment or nomination of which the insurer has notice; and

(b) a register or record of claims, in which shall be entered every claim made together with the date of the claim, the name and address of the claimant and the date on which the claim was discharged, or, in the case of a claim which is rejected, the date of rejection and the grounds thereof.

14. (1) The audited accounts and statements referred to in section 13 and the abstract and statement referred to in section 12 shall be prepared, and their copies (where) shall be furnished on request to the Superintendent of Insurance " " within six months from the end of the period to which they refer.

Provided that the said period shall, in the case of insurers having their principal place of business or domicile outside British India as defined in the case of insurers incorporated or domiciled in British India, be not less than three months, and provided further that the principal documents or any copy or any one thereof be forwarded by the insurance company to the Director of such returns by a further period not exceeding three months.

14. Of the two copies so furnished one shall be signed in the case of a company by the directors and two directors and by the principal officer of the company and, if the company has a managing director, by that director, or, in the case of a firm, by two partners of the firm, and, in the case of an insurer being an individual by the insurer himself.

15. Unless the insurer's principal place of business or domicile is outside British India, he shall forward to the Superintendent of Insurance, along with the documents referred to in section 13, a balance-sheet, profit and loss account and revenue account and the valuation returns and valuations as mentioned in section 13, which the insurer is required to file with the public authorities of the country in which the insurer is constituted, incorporated or constituted, or, in the case of a company, a certified statement showing the assets, liabilities and valuation of the assets of the company of the period covered by the said documents and the total income and expenditure during that period.

16. (1) Where, by the law of the country in which an insurer, not being an insurer specified in sub-clause (a) or (b) of clause (1) of section 7, is constituted, incorporated or constituted, the insurer is required to prepare and to furnish to a public authority of that country documents of valuation of the same nature as the documents required to be furnished in return in accordance with the provisions of section 13, the provisions of sub-section (1) of this section shall apply to such insurer on the basis of the provisions of sections 13, 14, 15 and 16.

(2) The insurer shall, within the time specified in sub-section (1) of section 16, furnish to the Superintendent of Insurance four certified copies in the English language of every balance-sheet, account, statement, profit and loss account and the valuation returns referred to in sub-section (1) of this section, and, in addition thereto, four copies in the English language of each of the following statements, namely:

- (a) a statement showing the assets held by the insurer in British India;
- (b) in each case of insurance business carried on by him, a revenue account in the form or forms set forth in Part II of the Third Schedule applicable to that class of business, showing separately with respect to business transacted by the insurer in British India the details required to be supplied in a revenue account furnished under this clause of this sub-section;
- (c) an abstract of the valuation returns in respect of all his insurable business transacted by the insurer in India, prepared in the manner required by sub-section (1) of section 15, and
- (d) a declaration in the prescribed form stating that all amounts received by the insurer directly or indirectly whether from his head office or from any other source outside India have been shown in the revenue account except such sums as pertain to the capital account.

Insurers  
incorporated  
in British India









(4) The Superintendent of Insurance may require the owner to supply within a time to be specified by him such long term data as may be required from the records of the company with any documents he may have in custody which are deemed by such inspection.

(5) If, as a result of any inspection made under this section, the Superintendent of Insurance is of opinion that it is necessary in the interests of the policyholders that the business of the insurer should be wound up, or if the insurer fails to comply with any directions issued under sub-section (4), the Superintendent may, after giving notice to the insurer and giving him an opportunity to be heard, refer to the Court to have the business of the insurer wound up.

Power of  
Superintendent.

30. When any investigation is made in pursuance of section 28  
• • • the provisions of section 191 of the Indian Companies Act, 1913, shall apply for the purpose of such investigation as they apply to an investigation made in pursuance of section 198 of that Act, and all provisions of and relating to such investigation shall be deemed to be in force.

XXII

#### ARRANGEMENT FOR TRANSFER OF INSURANCE BUSINESS.

Application  
and to the  
Court.

31. (1) An insurance business of an insurer situated in such  
• • • shall be transferred to another insurer if an order is made by the Court in that behalf. (2) The order shall be made only if the Court is satisfied that the arrangement is in the interests of the policyholders and is sanctioned by the Court having jurisdiction over one or other of the insurers concerned.

(3) Any scheme proposed under this section shall not be valid unless the agreement under which the transfer or amalgamation is proposed is approved, and shall remain void but not voidable as may be necessary for giving effect to the scheme.

(4) Before an application is made to the Court to sanction any such scheme notice of the intention to make the application together with a statement of the nature of the amalgamation or transfer, as the case may be, and of the reasons therefor shall, at least two months before the application is made, be sent to the Central Government and inform the Court in special reasons otherwise provided to every person entitled to be heard in such matter. (5) The following documents shall be submitted to the Central Government and shall during the two months aforesaid be laid open for the inspection of the creditors and policyholders at the principal and branch offices and such agencies of the insurers concerned, namely:—

- a draft of the agreement or deed under which it is proposed to effect the amalgamation or transfer;
- a statement of the assets and liabilities of the insurers concerned in such amalgamation or transfer; and
- the statement or other reports on which the scheme was founded including a report by an independent valuer on the proposed amalgamation or transfer.

Notice of  
amalgamation  
to Court.

32. When any application such as is referred to in sub-section (1) of section 31 is made to the Court, the Court shall cause a statement of the nature and terms of the amalgamation or transfer, as the case may be, to be published in such manner and for such period as it may direct and, after hearing the creditors and such individuals or bodies as to be heard and any other persons whom it considers fit to be heard, may sanction the arrangement, if it is satisfied that no objection is made to the arrangement has been established.

32. Where an assignment takes place between any two or more persons, or when any business of one person is transferred to another, whether in accordance with a scheme ordered by the Court or otherwise, the insurer carrying on the assigned business at the time to which the business is transferred, in the case may be, shall, within three months from the date of the completion of the assignment as transferor, furnish to the Central Government—

(a) a certified copy of the articles, agreement or deed under which the assignment or transfer has been effected, and

(b) a declaration sworn by every insurer concerned as to the name of a company by the officers and the principal officer that to the best of their belief every payment made or to be made to any person whatsoever on account of the assignment or transfer is forthwith duly set forth and that no other payments beyond those set forth have been made or are to be made under its name, powers, funds, valuable securities or other property by or with the knowledge of any parties to the assignment or transfer, and

(c) where the assignment or transfer has not been made in accordance with a scheme ordered by the Court—

(i) a certified copies of statements of the assets and liabilities of the insurers involved, and

(ii) a certified copies of the statement or other reports upon which the assignment or deed was founded.

#### ASSIGNMENT OF TRANSFER OF BUSINESS AND LICENSING

33. (1) A transfer or assignment of a policy of life insurance, whether with or without consideration, may be made only by an instrument other than the policy itself or by a separate instrument, signed in either case by the transferor or by the assignor or his duly authorized agent and attested by at least one witness, specifically reciting forth the fact of transfer or assignment.

(2) The transfer or assignment shall be complete and effectual upon the execution of such subsequent or instrument duly attested but shall not be operative as against an insurer and shall not confer upon the transferee or assignee, or his legal representative, any right to sue for the amount of such policy or the monies secured thereby until a notice in writing of the transfer or assignment has been delivered to the insurer at his principal place of business in India.

(3) The date on which the notice referred to is delivered (b) is delivered to the insurer shall regulate the priority of all claims under a transfer or assignment.

(4) From the receipt of the notice referred to in sub-section (3), the insurer shall record the fact of such transfer or assignment together with the date thereof and the name of the transferee or the assignee and shall, on the request of the person by whom the notice was given, or of the transferee or assignee, as payment of a fee not exceeding one rupee, cause a written acknowledgment of the receipt of such notice and any such acknowledgment shall be conclusive evidence against the insurer that it has duly received the notice to which such acknowledgment relates.

(5) From the date of the receipt of the notice referred to in sub-section (3) the insurer shall recognize the transferee or assignee as the sole person entitled to benefit under the policy, and such person shall be subject to all conditions and covenants in which the policyholder was subject at the date of the transfer or assignment, and may institute any proceedings in relation to the policy without abating the claims of the transferee or assignee or making him a party to such proceedings.

(6) The rights and remedies of the transferee of a policy of life insurance arising prior to the commencement of this Act shall not be affected by the provisions of the section.

(7) Notwithstanding any law or custom having the force of law to the contrary, an assignment in favour of a person made with the condition that it shall be inoperative or that the interest shall pass

insurer, record after assignment.

assignment with or without consideration.

on any other person, in the happening of a specified event during the life of the policy-holder, and an assignment in respect of the entire or an interest in a number of policies, shall be valid.

It provides for  
policy-holder

31. (1) The holder of a policy of life insurance may, when effecting the policy or at any time before the policy matures for payment, assign the policy to persons in whom the money secured by the policy shall be paid in the event of his death.

(2) Any such assignment in order to be effected shall, when it is completed in the form of the policy itself, be made by an endorsement on the policy instrument in the power and signature by him in the records relating to the policy and any such endorsement may at any time before the policy matures for payment be cancelled or changed by an endorsement or a further endorsement, as the case may be.

(3) The holder may change a fee not exceeding one rupee for every one hundred rupees and shall furnish to the policy-holder a written acknowledgment of having done so.

(4) A transfer or assignment of a policy made in accordance with section 31 shall automatically cancel a nomination.

(5) Where the policy matures for payment during the lifetime of the policy-holder, or where the insurance or, if there are more than one of the insureds do before the policy matures for payment, the amount payable in respect of the policy shall be payable to the policy-holder or his heirs or legal representatives or the holder of a power of attorney, as the case may be.

(6) If the insurance or, if there are more insureds than one, a sum or sums secured by the policy shall be payable to such persons or persons.

(7) The provisions of this section shall not apply to any policy of insurance in which section 8 of the Married Women's Property Act, 1882, applies.

(11 of 1911)

#### COMPANIES AND BUSINESS AND LICENSING OF AGENTS.

Prohibition of  
insurance  
in  
insurance  
business

32. No insurer shall after the expiry of three months from the commencement of this Act pay or refund to any person or persons or procure in any manner in or for collecting insurance premiums in British India in any person or persons as insurance agent licensed under section 27.

Prohibition of  
insurance

33. No insurer, and no insurance agent acting on behalf of an insurer, shall allow or allow to others either directly or indirectly or as sub-agent to any person to take out or renew a policy of insurance or whole or the whole or part of the insurance payable or any share of the proceeds thereof on the policy nor shall any person acting as or receiving a policy agent or whole or part of the proceeds thereof or any share of the proceeds thereof.

(2) If default is made in compliance with the provisions of this section, the person or persons shall be liable to be punished with fine which may extend to one hundred rupees and if he is a person acting as or receiving a policy he shall be punishable with fine which may extend to five rupees.

Provision of  
insurance  
agent.

34. (1) The Superintendent of Insurance may, in the prescribed manner and on payment of the prescribed fee which shall not be more than three rupees, issue to any individual person a license under this section a license to act as an insurance agent for the purpose of soliciting or procuring insurance business and collecting insurance premiums.

(2) An individual under this section shall be considered by at least one person registered under this Act.

(C) A license issued under this section shall entitle the holder to act as an insurance agent for any regulated matter by which he may be employed.

(D) A license issued under this section shall expire on the 31st day of March of each year, but may be renewed from year to year on payment of the amount fixed by which said act to more than 12000

(E) If it is found by any civil or criminal Court of competent jurisdiction that an insurance agent—

(a) has been guilty of criminal misappropriation, or criminal breach of trust, or cheating, or

(b) has knowingly committed any provision of this Act, then, without prejudice to any other penalty to which he may be liable, the Superintendent of Insurance shall in the case specified in clause (a) and (b) in the case specified in clause (a) subject the limited benefit to less under the contract.

(F) Every insurer shall maintain a register showing the names, business and address of every licensed insurance agent authorized by him and the date on which his appointment began and the date, if any, on which his appointment terminated.

(G) Any individual not holding a license issued under section 22 who acts as an insurance agent for any insurer shall be punishable with fine which may extend to fifty rupees and any insurer who knowingly appoints as an insurance agent any individual not so licensed or permits any insurance business through any such individual shall be punishable with fine which may extend to one hundred rupees.

(H) The provision of sub-section (F) shall not take effect until the expiry of six months from the commencement of this Act.

#### Section Twenty-two or Less.

20. No policy of insurance shall, after the expiry of two years from the date on which it was effected, be relied on or given by an insurer on the ground that a statement made in the proposal for insurance as to any report of a medical officer, or surgeon, or friend of the insured, or in any other document leading to the issue of the policy, was inaccurate or false unless the insurer shows that such statement was in a customary receipt and fraudulently made by the policyholder and that the policyholder knew at the time of making it that the statement was false.

21. The holder of a policy of insurance issued by an insurer in respect of passengers business transacted in British India after the commencement of this Act shall have the right, notwithstanding any clause in the contract contained in the policy or in any agreement relating thereto, to remove the same to British India at any time so long as the policy is in force and to sue for the same in respect of the policy in any Court of competent jurisdiction in British India; and if the suit is brought in British India any question of law arising in the suit shall be determined according to the law in force in British India.

22. (1) Where in respect of any policy of life insurance requiring the payment to the insured or to his estate of a sum of money in the event of his death, or of any other contingent benefit, or of any other benefit, for the benefit to which a subsidiary benefit for the payment of such amount, the insured shall bring the policy to the end of the term of the policy or the policy shall be determined according to the law in force in British India.

(5) A receipt granted by the Court for any such payment shall be a satisfactory discharge to the insurer for the payment of such amount.

(6) An application for payment to make a payment into Court under this section shall be made by a petition verified by an affidavit sworn for a principal officer of the insurer setting forth the following particulars, namely:—

- (a) the name of the insured person and his address;
- (b) if the insured person is deceased, the date and place of his death;
- (c) the nature of the policy and the amount covered by it;
- (d) the name and address of each claimant so far as is known to the insurer with details of every nature of claim covered;
- (e) the reasons why in the opinion of the insurer a satisfactory discharge cannot be obtained for the payment of the amount;
- (f) the address at which the insurer may be served with notice of any proceeding relating to disposal of the amount paid into Court.

(7) An application under this section shall not be entertained by the Court if the petitioner is unable to prove the validity of his rights from the death of the insured, or the maturity of the policy for payment.

(8) If it appears to the Court that a satisfactory discharge for the payment of the amount cannot otherwise be obtained by the insurer it shall order the amount to be paid into Court and shall record the amount in Courtroom records pending its disposal.

(9) The insurer shall be bound to the Court every notice of claim received after the making of the application under subsection (6) and any payment required by the Court at any of the proceedings or otherwise in connection with the disposal of the amount paid into Court shall go to the costs of the application under subsection (6) to be borne by the insurer and as to any other costs to be paid by the insured the amount paid into Court.

(10) The Court shall cause notice to be given to every interested person of the fact that the amount has been paid into Court and shall cause notice on the day of any payment applying to withdraw the amount to be given to every other interested claimant.

(11) The Court shall decide all questions relating to the disposal of claims to the amount paid into Court.

(12) Where the insurer is a company incorporated under the Indian Companies Act, 1923, and carries on the business of life insurance, not less than one-fourth of the whole number of the directors of the company shall be persons having the prescribed qualifications and holding shares of insurance issued by the company, and shall be elected to the Board of Directors of the company in the prescribed manner by the holders of policies of insurance issued by the company.

(13) This section shall not take effect until the expiry of one year from the commencement of this Act.

45. The insurer, being an insurer, specified in sub-section (a) (i) or sub-section (b) of clause (1) of section 2, shall deliver or pay out or defend or be chargeable or pay for or be policy holder, except out of a surplus accumulated as the result of an actuarial valuation of the assets and liabilities of the insurer.

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WINDING UP.

46. (2) The Court may order the winding up in accordance with the Indian Companies Act, 1913, of any insurance company and the provisions of this Act shall, subject to the provisions of this Chapter, apply accordingly.

(3) In addition to the grounds on which such an order may be made, the Court may order the winding up of an insurance company—  
(a) if with the sanction of the Court previously obtained a petition on this behalf is presented by shareholders not less in number than one-twentieth of the whole body of shareholders and holding not less than one-twentieth of the whole share capital or by not less than fifty policyholders holding policies of the insurance fund then held in force for not less than three years and one of the total value of not less than fifty thousand rupees; or

(b) if—  
(i) the Superintendent of Insurance who is hereby authorized to do so applies in this behalf to the Court on any of the following grounds, namely:—

(a) that the company has failed to comply with or to keep deposited with the Reserve Bank of India the amounts required by section 4;

(b) that the company having failed to comply with any requirement of this Act has continued such failure for a period of three months after notice of such failure has been conveyed to the company by the Superintendent of Insurance;

(c) that it appears from the returns furnished under the provisions of this Act or from the results of any investigation made thereunder that the company is insolvent; or

(d) that the continuance of the company is prejudicial to the interests of the policyholders.

46. Notwithstanding anything contained in the Indian Companies Act, 1913, an insurance company shall not be wound up voluntarily except for the purpose of effecting its amalgamation or a reconstruction of the company, or on the ground that by reason of its liabilities it cannot continue its business.

46. (1) In the winding up of an insurance company or in the liquidation of any other debtor the value of the assets and the liabilities of the debtor shall be ascertained in such manner and upon such basis as the liquidator or receiver in discharging his duty is, subject, so far as is applicable, to the rules contained in the Sixth Schedule and to any directions which may be given by the Court.

(2) For the purposes of any reduction by the Court of the amount of the payments of any insurance company the value of the assets and liabilities of the company and all claims in respect of policies issued by it shall be ascertained in such manner and upon such basis as the Court thinks proper having regard to the value ascertained.

(3) The rules in the Sixth Schedule shall be of the same force and effect as if they were enacted as if it were a rule made in pursuance of section 360 of the Indian Companies Act, 1913, and rules may be made under that section for the purpose of carrying into effect the provisions of this Act with respect to the winding up of insurance companies.

47. (1) In the winding up of an insurance company and in the liquidation of any other debtor the value of the assets and the liabilities of the debtor in respect of his insurance business shall be ascertained separately from the value of any other assets or any other liabilities of the debtor and no such assets shall be applied to the discharge of any liabilities other than those in respect of his insurance business except in so far as those assets exceed the liabilities in respect of his insurance business.

winding up, voluntary.

Voluntary winding up.

Liquidation of insolvent.

Application of assets and liabilities of insurance company.



appears to be wound up, the Court is of opinion that the company is secondary in the principal company and that the winding up of the company is postponed until the principal company is paid and available.

(c) An application may be made on relation to the winding up of any subsidiary company in connection with the principal company by any creditor of, or person interested in, the principal or subsidiary company.

(d) Where a company stands in the relation of a principal company to one or more subsidiary companies and in the relation of a subsidiary company to one or more other subsidiary companies or where there are several subsidiary companies standing in the relation of subsidiary companies to one principal company, the Court may deal with any matter of such companies together or in separate groups as it thinks most expeditious upon the principles laid down in this section.

(e) (i) If at any time it appears to the Court that the affairs of an insurance company in respect of any class of business comprised in the undertaking of the company should be wound up, but that any other class of business comprised in the undertaking should continue to be carried on by the company or be transferred to another body, a scheme for such purposes may be prepared and submitted for the sanction of the Court in accordance with the provisions of this Act.

(ii) Any scheme prepared under this section shall provide for the allocation and distribution of the assets and liabilities of the company between any class of business allotted (including the allocation of any surplus assets which may arise on the proposed winding up, for any business rights of every class of policyholders in respect of their policies and for the manner of winding up any of the affairs of the company which are proposed to be wound up and may contain provisions for altering the constitution of the company with respect to its objects and such further provisions as may be expedient for giving effect to the scheme.

(3) The provisions of this Act relating to the valuation of liabilities of insurance companies and insolvency and to the application of various assets of the insurance fund in liquidation or winding up shall apply to the winding up of any part of the affairs of a company in accordance with the scheme under this section in like manner as they apply to the winding up of an insurance company, and any scheme under this section may apply with the necessary modifications any of the provisions of the Indian Companies Act, 1929, relating to the winding up of companies.

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VID. 1937

(4) An order of the Court authorizing a scheme under this section whereby the constitution of a company is altered with respect to its objects shall as respects the alterations have effect as if it were an order confirmed under section 22 of the Indian Companies Act, 1929, and the provisions of sections 25 and 26 of that Act shall apply accordingly.

(5) In the winding up of an insurance company and in the insolvency of any class of business the liquidator or assignee in the case may be in the case of all persons appearing by the books of the company to be entitled to or interested in the policies granted by the company shall ascertain the value of the liability of the company to such such persons and shall give notice of such value to those persons in such manner as the Court may direct and any person to whom notice is so given shall be bound by the value so ascertained unless he gives notice of his intention to dispute such value in such a case and within such time as may be specified by a rule or order of the Court.

(6) In the winding up of an insurance company and in the insolvency of any class of business the liquidator or assignee in the case may be in the case of all persons appearing by the books of the company to be entitled to or interested in the policies granted by the company shall ascertain the value of the liability of the company to such such persons and shall give notice of such value to those persons in such manner as the Court may direct and any person to whom notice is so given shall be bound by the value so ascertained unless he gives notice of his intention to dispute such value in such a case and within such time as may be specified by a rule or order of the Court.

Date of  
court to  
refer  
to court of  
law.

42 (2) Where an insurance company is in liquidation or any other manner is involved the Court may make an order releasing the amount of the insurance contents of the company or other matter upon such terms and subject to such conditions as the Court thinks fit.

(3) Where a company carrying on the business of life insurance has been proved to be insolvent, the Court may if it thinks fit in place of making a winding up order release the amount of the insurance contracts of the company upon such terms and subject to such conditions as the Court thinks fit.

(4) Applications for an order under this section may be made either by the liquidator or by or on behalf of the company or by a shareholder, or by the Superintendent of Insurance and the Superintendent of Contract and any person whom the Court thinks fit to be allowed shall be entitled to be heard on any such application.

#### General requirements relative to Insurance Companies.

It may be  
proved  
in court  
that  
the  
company  
is not  
insured  
in British  
India.

23. Where by the law or practice of any country outside British India in which an insurer carrying on insurance business in British India is established, incorporated or deemed, established, incorporated or incorporated in British India any condition of carrying on insurance business in that country is simply with any requirement whether as to the keeping of documents or books or the security or otherwise which is not imposed upon insurers of that country under the Act, the Local Government shall be entitled to the evidence of such type of requirement by notification in the Gazette of India.

Particulars  
to be filed  
in court to  
prove  
that  
the  
company  
is not  
insured  
in British  
India.

24. Every insurer, having his principal place of business or domestic office in British India, who establishes a place of business in British India, or appoints a representative in British India with the object of obtaining insurance business shall, within three months from the establishment of such place of business or the appointment of such agent, file with the Superintendent of Insurance—

(a) a certified copy of the charter, statutes, deed of settlement or memorandum and articles or other instrument constituting or defining the constitution of the company, and, if the instrument is not written in the English language, a certified translation thereof,

(b) a list of the directors, if the insurer is a company,

(c) the name and address of some one or more persons resident in British India authorized to accept on behalf of the insurer service of process and any notice required to be served on the insurer, together with a copy of the power of attorney granted to him,

(d) the full address of the principal office of the insurer in British India,

(e) a statement of the status of insurance business to be carried on by the insurer, and

(f) a statement verified by an affidavit setting forth the special requirements, if any, of the nature specified in section 22 (a) of the Insurance Act, 1903, in the country of origin of the insurer or in any other country.

and, in the event of any alteration being made in the address of the principal office or in the status of business to be carried on or in any instrument being referred to, or in the name of any of the persons herein referred to, the company shall forthwith direct to the Superintendent of Insurance particulars of such alteration.

28. Every person having the principal place of business or domestic residence within the island shall keep as his principal place in which he keeps such books of account, registers and documents as will enable the accounts, statements and abstracts which he is required under the Act to furnish to the Superintendent of Insurance in respect of the insurance business transacted by him in British India, to be compiled and if necessary, checked by the Superintendent of Insurance.

Books to be kept by persons transacting insurance business.

# PART III.

## PREVIDENT SOCIETIES.

29. In this Part "prevident society" means a person who, or a body of persons whether corporate or unincorporated which receives premiums or contributions for insurance against loss of life or limb, members premiums or contributions for insuring money to be paid on the happening of any of the following contingencies, namely:—

Definition of "prevident society".

- (a) the birth, marriage or death of any person;
  - (b) the arrival by a person of a stated age or contingency;
  - (c) failure of issue;
  - (d) the occurrence of a social, religious or other ceremonial occasion;
  - (e) loss of or retirement from employment;
  - (f) disablement in consequence of sickness or accident;
  - (g) the necessity of providing for the education of a dependent;
- and
- (h) any other contingency which may be specified or authorized by the Provincial Government.

30. Nothing in this Part shall apply to a prevident society which pays or undertakes to pay on any policy of insurance an amount exceeding fifty rupees or a gross sum exceeding five hundred rupees.

Exception of small policies.

Provided that for the purposes of this section contracts entered into before the commencement of this Act shall not be taken into consideration and provided further that "any policy" includes a series of policies running up to date of the contingencies specified in section 29.

31. No prevident society established after the commencement of this Act shall adopt as its name, and no prevident society established before the commencement of this Act shall continue after the expiry of six months from the commencement thereof to use as its name, any combination of words which fails to include the word "prevident" or which includes the word "life".

Name.

32. No prevident society shall receive any premium or contribution for insuring money to be paid to any person other than the person paying such premium or contribution as the wife, husband, child, parent, brother or sister, relative or near of such a person.

Persons to whom money is payable.

33. (1) No prevident society shall carry on any business upon the discount principle, that is to say, on the principle that the benefit accorded by a policy is not paid but depends either wholly or partly on the results of a distribution amongst "certain persons" or persons within certain time limits of "certain ages".

Discount principle.

(2) The Superintendent of Insurance shall, as soon as possible, take steps to have any prevident society which carries on business on the discount principle wound up.

Winding up.

Provided that, where any such prevident society is established at the commencement of this Act and within three months of such commencement to the Superintendent of Insurance for permission to continue its business as its business with a view to carrying on its business in accordance with the provisions of this Act, the Superintendent of Insurance may at his discretion, with the



deposited with the Reserve Bank of India is out of the office in India, of the funds for and on behalf of the United Insurance Co., Ltd. (as amended) according to the current value of the securities as the date of deposit in five thousand rupees, and shall thereafter make such, from a further deposit according to and less than one per cent. of the gross personal income for the year (including advances, fees and other fees received by the society) until the total amount so deposited and kept as aforesaid amounts to fifty thousand rupees.

10. The provisions of sub-sections (2), (10) and (11) of section 6 and of sub-section (1) of section 7 shall apply to the deposits made under this section as they apply to deposits made by an insurer.

54. (1) Every resident society established after the commencement of this Act shall, in its rules set forth—

- (a) the name, the object and the location of the registered office of the society;
- (b) the management or clause of contingency as the happening of which money is to be paid;
- (c) the conditions to be complied with before the payments to be made on, or in respect of the society;
- (d) the rates of premiums or contributions, and the periods for which or the times at which premiums or contributions are payable;
- (e) the maximum amount payable to a subscriber or policyholder;
- (f) the nature and amounts of the benefits provided for by the society;
- (g) the circumstances in which a bonus may be paid to a policyholder;
- (h) the nature of the evidence required for the proof of the happening of any contingency in which money is to be paid;
- (i) the circumstances in which policies may be forfeited or renewed or the whole or a part of the premiums paid on a policy may be returned, or a variable value of a policy may be ascertained;
- (j) the manner in which the delay is to be ascertained in case the policy is not cashed;
- (k) the proportion of the annual income of the society which may be retained as, and the provisions to be made for meeting the expenses of the management of the society;
- (l) the power or powers who or the authority which shall have power to amend the rules of the society;
- (m) the provisions for appointment of auditors, and their remuneration;
- (n) the procedure to be adopted in altering the rules of the society;
- (o) unless there are provided for in the articles of association of a society which is a company incorporated under the Indian Companies Act, 1913—  
(i) the mode of appointment and removal, the qualification and the powers of a director, manager, secretary or other officer of the society;  
(ii) the manner of raising additional capital; and  
(iii) the provisions for the holding of general meetings of the members and policyholders and for the powers to be exercised and the procedure to be followed thereat, and for such other matters as may be prescribed.

(2) Where the rules of any resident society registered under the Insurance Companies Act, 1913, fail to comply with the provisions of this section the society shall, before the expiry of six months from the commencement of this Act, amend the rules so as to comply with these provisions.

41. If the amendment of any rule of a provincial society shall be referred to his board and he the superintendent of highways and roads is not satisfied thereon, he may cause the same to be referred to the board of the province.

(c) The signatories of the Insurance as being attached that the proposed amendment is not contrary to the provisions of the Act, and that the amendment is not contrary to the public policy of the State, and that the amendment is not contrary to the public policy of the State, and that the amendment is not contrary to the public policy of the State.

14. Every member of the society shall on demand deliver free of cost to any member of the society a copy of the rules of the society and to any person other than a member a copy of such rules on the payment of a fee not exceeding one rupee.

17. Every personnel security \* \* \* \* \* shall have an office for the records of which it shall keep duplicate file copies in a conspicuous position in plain view of all personnel and visitors and records may be referred and shall give notice in the Supervision and Control of Personnel of any change in the location thereof within 20 days of its occurrence.

Paragraph 31. Where any notice, advertisement or other official publication contains a statement of the content of the proceedings of a meeting, the publication shall also contain a statement of the content of the capital which has been returned to the company, and the amount and by

60. Every shareholder society shall keep at its registered office—  
 (a) a register of members in which shall be entered the name,  
 address and occupations, if any, of every proprietor, director, manager  
 or secretary and of every member of the society;

in a register or record of policies in which shall be entered in respect of every policy issued by the society the name and address of the policyholder, the date when the policy was effected and a record of any transfer, assignment or surrender of which the society has notice.

(c) a register of claims in which shall be entered every claim made, together with the date of the claim, the name and address of the claimant and the date on which the claim is discharged or is the cost of a claim which is rejected the date of rejection and the amount thereof;

(d) a register of agents in which shall be entered the name and address of every agent employed by the company;

(2) a *cost book* in which shall be entered separately for each class of machinery separately specified in section 25 all costs incurred and expended by the owner and the written or printed record of such the normal or extraordinary losses thereon;

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(b) Every shareholder newly admitted to the equity of the corporation prior to the formation of the corporation shall be deemed to have agreed to the provisions of this section. The corporation shall cause the provisions of this section to be printed in the certificate of incorporation and shall cause the provisions of this section to be printed in the certificate of incorporation and shall cause the provisions of this section to be printed in the certificate of incorporation.

(7) Every resident security shell is the enemy of the talenfor  
your private with respect to that year—

- (c) a statement showing separately for each class of contingent liability:

(g) the number of new policies offered, the total amount received therefor and the total premiums (gross) received

Baroness  
Gordon-Lindsay  
asked the Minister  
about a national  
cancer care plan.

571 of 100



in respect thereof and the number of existing policies (omitted) during the year with the total amount (omitted) thereof, and

(b) the total amount of claims made and the total amount paid in satisfaction thereof,

(c) a statement showing details of every insurance effected on a life other than the life of the person insuring, and

(d) a statement showing the total amount paid in satisfaction of every such insurance.

(2) Until the expiry of one year from the commencement of this Act this section shall apply to provisions, contracts, regulations, and the commencement of this Act under the Insurance Companies Act, 1935, as if the reference to the calendar year were a reference to either the financial year or the calendar year.

(3) Every provision, contract, regulation, and the commencement of this Act as at which charter, contract, or policy is held shall be held subject to the rules of the society as to its investigation, to its inclusion into its financial condition including the valuation of its liabilities and assets by an auditor.

(4) The report of the society shall contain an account in which shall be stated—

(a) the general principles adopted in the valuation, including the method by which the valuation age of lives was ascertained,

(b) the rate at each age of the mortality and any other factor assumed and the monetary value and in valuation,

(c) the reserve value laid against policies effected,

(d) the rate of interest assumed, and

(e) the provisions made for expenses,

and shall have appended to it a certificate signed by a principal officer of the society that all material necessary for proper valuation has been placed at the disposal of the auditor and that full and accurate particulars of every policy under which there is a liability have been furnished to him in accordance with the provisions of the Act.

(5) In the auditor's report shall be stated the financial condition of the society in such that as respects assets for distribution as known to the policy holders or as disclosed to the shareholders, he shall state in his report whether in his opinion the society is solvent and, if so, whether it should be wound up or not, and the extent to which in his opinion existing resources should be applied to existing assets of provision should be adjusted to make good the deficiency in the assets.

(6) In the reserve account and balance-sheet with the auditor's report thereon and the report on the general state of the society's affairs referred to in subsection (4) of section 22, and the statements referred to in subsection (4) of section 24,

a shall be included as returns to the Superintendent of Insurance within three months from the end of the period to which they relate and copies of the reserve account and balance-sheet and the auditor's report thereon and the report on the general state of the society's affairs shall, on the application of any member or policy holder made within two years from the date on which the document was so furnished, be sent to him within fourteen days after the receipt of the application on payment of a fee of one rupee.

(7) All the material necessary for the proper valuation of the liabilities of the society under the provisions of section 21 shall be placed at the disposal of the auditor within three months from the end of the period to which such material relates, and the report and statement referred to in section 21 shall be furnished to a return to the Superintendent of Insurance within a further period of three months.

Amount received and paid.

Statement of affairs and balance-sheet of Insurance.

(4) The provisions of section 22 shall apply to the accounts and balance-sheet of a provident society being a company incorporated under the Indian Companies Act, 1913, so far as they apply to the accounts and balance-sheet of such society.

General  
provisions  
of societies.

23. (1) Every provident society, established after the commencement of this Act, shall cause every scheme of insurance which it proposes to put into operation, and every provident society registered before the commencement of this Act under the provisions of the Provident Insurance Act, 1913, shall cause any new scheme which it proposes to put into operation after such commencement to be approved by an actuary, and shall on receipt of such approval or endorsement by an actuary, and shall on receipt of such approval or endorsement, take it into operation with the scheme until the actuary has notified that the scheme is sound and such notification has been forwarded to the Superintendent of Insurance.

(2) The provisions of sub-section (1) shall apply to any alteration of a scheme already in operation, but the Superintendent of Insurance may, if he is of opinion that the alteration unfairly affects the interests of existing policy-holders, prohibit the alteration, and, if he is of opinion that the society shall not put the altered scheme into operation, unless it first complies with the satisfaction of the Superintendent of Insurance all its liabilities to those of the existing policy-holders who choose to keep the alteration.

(3) Every provident society registered before the commencement of this Act shall the provisions of the Provident Insurance Act, 1913, shall as soon as may be and in any event before the expiry of six months from the commencement of this Act, submit to the Superintendent of Insurance a statement of its operations at the commencement of the year, and shall submit to the Superintendent of Insurance a statement of its operations at the end of each year.

(4) The report of the actuary shall state in respect of each scheme whether it is actuarially sound and where an actuarial report such as is referred to in section 22 has been made within the last year preceding the submission of the report shall also state whether the results of the actuary are sufficient to meet the liabilities under the existing scheme, and, if not, how in the opinion of the actuary the existing results should be modified.

(5) If any scheme is operated by the society to be actuarially sound, the Superintendent of Insurance shall give notice to the society prohibiting the operation of the scheme, and the society shall not receive any premium or contribution or effect any policy in connection with the scheme after the expiry of one month from the receipt of such notice.

(6) Where a scheme is discontinued under the provisions of sub-section (5) the society shall, where its assets are sufficient to meet all existing liabilities, set apart out of its assets the sum referred to in the opinion of the actuary to meet the liabilities incurred under the scheme as discontinued, and where its assets are not sufficient, with in three months from the date of the discontinuance, apply to the Court for a modification of its existing contracts or taking such modification for the winding up of the society.

Provision of  
insurance  
fund.

24. Where a provident society effects policies of insurance in accordance with any other law of the Government of Madras, and the society is not a company incorporated under the Indian Companies Act, 1913, the society shall keep a separate account in the cash book kept in accordance with section 23.

Provision of  
fund.

25. (1) Every provident society shall, unless it already holds insured in Government securities or securities mentioned or referred to in clauses (a) and (b) of section 22 of the Indian Trusts Act, 1913, not less than five per cent of the total assets of the society, invest all surplus assets in such securities until the total amount so invested exceeds one and one-half per cent of the total assets of the society, and shall thereafter keep invested in such securities not less than five per cent of the total assets of the society.

(2) No funds or investments of a provident society shall be loaned otherwise than in the name of the society.

(3) No loan shall be made out of the assets of a provident society to any director or officer of the society except on the security of a policy of insurance held in the society and no such loan shall be made to any estate of which a director or officer of the society is a director or partner.

(4) Any director or officer of a society which endorses the provisions of subsection (3), who is knowingly a party to the endorsement, shall without prejudice to any other penalty which he may incur be jointly and severally liable to the society for the amount of the loan, and such amount, together with interest from the date of the loan at such rate and according to the law then in force as the Superintendent of Insurance may fix, shall on application by the Superintendent of Insurance to any civil Court of competent jurisdiction be recoverable by execution as if a decree for such amount had been passed by that Court.

16. The books of every provident society shall at all reasonable times be open to inspection by the Superintendent of Insurance or any person appointed by him in that behalf or by any member or policyholder of the society who has made an application in this behalf to the Superintendent of Insurance.

17. (1) The Superintendent of Insurance shall at least once in every year and may, if he thinks fit, at any time send the principal officer of a provident society and require him to produce to him the books and documents in which the business of the society is conducted or any other account relating to the society and send it as aforesaid to the Superintendent of Insurance.

(2) For the purposes of any such inquiry the Superintendent or the auditor or actuary, as the case may be, shall be entitled to examine all books and documents of the society and may demand from the society or any officer of the society such explanations as he may require on any matter relating to the affairs of the society.

(3) The results of any such inquiry shall be recorded in a report which shall be kept in the office of the Superintendent and shall be open to the society concerned and shall be open to inspection by any member or policyholder of the society.

18. (1) The Court may order the winding up of a provident society being a company incorporated under the Indian Companies Act, 1913, and the provisions of that Act shall, subject to the provisions of this Chapter, apply accordingly.

(2) In addition to the grounds on which such an order may be made, the Court may order the winding up of a provident society, if the registration of the society is annulled by the Superintendent of Insurance under subsection (4) of section 41 and he applies for the winding up of the society.

(3) A provident society being a company incorporated under the Indian Companies Act, 1913, may be wound up voluntarily in accordance with the provisions of that Act, but shall not be so wound up except for the purpose of effecting an amalgamation or reconstruction of the society or of the ground that by reason of its liabilities it cannot continue its business.

(4) A provident society not being a company incorporated under the Indian Companies Act, 1913, may be wound up voluntarily under that Act if a resolution is passed by the proprietors that the society should be wound up voluntarily for the purposes set on the ground specified in subsection (3), and the Superintendent of Insurance may, in any case where he has ordered the annulment of the registration of a society under subsection (4) of section 41, order the winding up of the society under this Act.

16. of 1913.

17. of 1913.

18. of 1913.

Winding up to  
Court and  
voluntarily  
winding up.



at the same time a meeting of the members of the society will be held on a date not less than three months but not more than six months after the appointment, and on a place and day to be specified in the notice, and shall also advertise notice of the meeting once in the local Official Gazette and once in each of two newspapers circulating in the province in which the society is situated.

(1) At the meeting or before the members shall determine whether an application shall be made for the appointment of one person as liquidator or the other of or jointly with the liquidator already appointed, or for the appointment of a committee of liquidators, and if there is more than one application accordingly it shall at any time not less than fourteen days after the date of the meeting by any member appointed for the purpose of the meeting, the Superintendent of Liquidation shall appoint a suitable person jointly with the liquidator already appointed, and, if so desired, a committee of liquidators.

(2) The committee of liquidators shall, subject to any prescribed conditions, have a general power of administration over the assets of the society and shall have the right to accept any assignment of all remaining assets.

(3) The liquidator shall, with such assistance from an attorney as may be required, ascertain as soon as practicable the financial position of the society's business in every person appearing by the society's books to be entitled to or interested in any policy issued by the society, and shall give notice of the amount as listed in each such person in the prescribed manner and each such person on receiving such notice shall be bound by the value so ascertained.

(4) The liquidator shall make a valuation of the assets of the society and an estimate of the costs of the winding up, and shall on the basis of these settle the list of contributions.

(5) The liquidator shall apply to the Superintendent of Insurance for an order for the return of the deposit made by the society under section 45 and the Superintendent of Insurance shall on such application order the return of the deposit subject to such terms and conditions as he may think fit.

(6) In administration and distributing the assets of the society the liquidator shall have regard to any directions that may be given by the members or contributors at a general meeting or by the Superintendent of Insurance.

(7) The liquidator shall keep books of account in which he shall record the proceedings at all meetings attended by him, all monies received or expended by him and any other matter that may be provided, and these books may with the sanction of the Superintendent of Insurance, be inspected by any creditor or contributory.

(8) If the winding up continues for more than a year, the liquidator shall announce a meeting of the creditors and contributories at the end of the first year and at each succeeding year, and shall lay before them an account of his acts and dealings and of the conduct of the winding up, and that account together with any report approved thereon by the meeting shall be forwarded by the liquidator to the Superintendent of Insurance.

(9) So far as is not otherwise provided herein or is not otherwise provided under this Act, the liquidator shall in so far as practicable follow the procedure to be followed by an official liquidator appointed by the Court for the winding up of a company under the Indian Companies Act, 1912.

ED of 1937.

30. (1) In case in the affairs of a resident society any fully wound up the liquidator shall prepare an account of the winding up showing how the winding up has been conducted and the property of the society has been disposed of and shall call a meeting of the members, creditors and contributories for the purpose of laying before it the account and giving any explanation thereof.

(2) Notice of the meeting shall be sent to each person individually and shall be advertised in the local Official Gazette and in at least two newspapers circulating in the province in which the society is situated.

(2) Within one week after the meeting the liquidator shall send to the Superintendent of Insurance a copy of the account and shall report to him the findings of the meeting and the date and shall be bound to file a copy of the proceedings of the meeting.

(3) The Superintendent of Insurance may require the account to the liquidator if it is incomplete or unsatisfactory and may require the liquidator to rectify and may further require necessary to complete the winding up and the liquidator shall comply with such requirement and shall not be further report to the Superintendent of Insurance within six months.

(4) If the Superintendent of Insurance is satisfied that the affairs of the society have been fully wound up he shall receive the account of the liquidator and shall forthwith make over to the Superintendent of Insurance copies of any notations or withdrawal of, and in the expiry of three months from the registering of the account the Superintendent of Insurance shall declare the society dissolved and cause the dissolution of the society to be notified in the local Official Gazette, and the liquidator shall thereupon be discharged from further responsibility.

(5) If within a period of five years from the date on which any account has been made over to the Superintendent of Insurance under subsection (3) an order of a Court of competent jurisdiction has not been obtained at the instance of any claimant to such account for their payment, the said account shall become the property of Government.

Superintendent  
and other  
agents.

61. (1) The provisions of sections 53 and section 54 relating to assessment, transfer and nomination in the case of life insurance policies shall, subject to the provisions of this section, apply to policies of insurance issued by any provident society meeting any of the conditions set specified in clause (a) or clause (b) of section 53.

(2) No assignment shall be valid if the person nominated in and the husband, wife, father, mother, child, brother, sister, nephew or niece of the holder of the policy.

Appeals.

62. (1) An appeal shall lie to the Court within thirty days—

(a) from an order of the Superintendent of Insurance refusing to register a provident society or any rules or amendments of rules of such society;

(b) from an order of the Superintendent of Insurance cancelling the registration of a society;

(c) from an order made by a liquidator appointed under section 54.

(2) Save as provided in subsection (1) any order made under this Part shall be final and conclusive.

#### PART IV.

Mutual Insurance Companies and Co-operative Insurance Societies

Definition.

63. In this Part—  
(a) "Mutual Insurance Company" means an insurer, being a company incorporated under the provisions of the Indian Companies Act, 1912, which has no share capital and of which its constituent only policyholders are members; and

(b) "Co-operative Insurance Society" means an insurer being a society registered under the Co-operative Societies Act, 1912, which has no share capital and of which by its constitution only policyholders are members.

Provisions of  
Part II, so far  
as they apply  
to Mutual  
Insurance  
Companies and  
Co-operative  
Insurance  
Societies.

64. The provisions of sections 5 and 6 and of subsection (2) of section 55, so far as those provisions are inconsistent with the provisions of this Part, shall not apply, and the provisions of this Part shall apply to Mutual Insurance Companies and Co-operative Insurance Societies.

- of 1912. 24. No Mutual Insurance Company incorporated after the 31st day of December 1930, and no Co-operative Insurance Society incorporated after that date under the Co-operative Societies Act, 1925, shall be registered under this Act, unless it has as working capital a sum of twenty-five thousand rupees, and unless the documents to be made under this Act and if the preliminary expenses, if any, incurred in the formation of the company or society.
25. (1) Every Mutual Insurance Company and every Co-operative Insurance Society shall, in respect of the life insurance business carried on by it in British India, deposit and, from the date of deposit, one of the following is a list of the Reserve Fund of India, for and on behalf of the General Government, a sum of ten hundred thousand rupees in cash or in approved securities estimated at the market value at the date of deposit.
- (2) The deposit referred to in subsection (1) may be made in instalments, at which the first shall be a payment made before or at the time the application for registration under the Act is made of fifty thousand rupees or such sum as with any deposit previously made by the insurer under the provisions of the Indian Life Assurance Companies Act, 1912, brings the amount deposited up to fifty thousand rupees, and the subsequent instalments shall be equal instalments made before the expiry of each subsequent year of an amount in cash or in approved securities estimated at the market value of the securities at the date of payment of the instalments equal to one-third of the gross premium income received in the previous year.
26. No transferee or assignee of a policy issued by an insurer to whom this Part applies shall become a member of a Mutual Insurance Company or a Co-operative Insurance Society merely by reason of acquiring such policy or assignment.
27. (1) Notwithstanding the provisions of sections 79 and section 124 of the Indian Companies Act, 1913, a Mutual Insurance Company may, instead of sending the notice and the copies of the balance sheet, accounts and other documents which they are required to send to the members under those sections, publish such notices or documents once in a newspaper published in the English language and in a newspaper published in an Indian language circulating at the place where the principal office of the company is situated.
- Provided that, where any members of the company are dissatisfied as a provision other than that in which the principal office of the company is situated, whether publication shall be made in two copies of the documents.
28. Every Mutual Insurance Company shall, on the application of any member made within two years from the date on which any such document is furnished to the Registrar of Companies under the provisions of section 124 of the Indian Companies Act, 1913, furnish a copy of the document free of cost to the member within fourteen days of the application.
29. (1) Any insurer who incurs default in complying with or with in maintaining any requirement of this Act and, where the default is a transferee, any director, managing agent, manager or other officer of the company, or where the insurer is a firm, any partner of the firm, who is knowingly a party to the default shall be punishable with fine which may extend to one thousand rupees and, in the case of continuous default, with an additional fine which may extend to five hundred rupees for every day during which the default continues.

# PART V.

## MISCELLANEOUS.

30. (1) Any insurer who incurs default in complying with or with in maintaining any requirement of this Act and, where the default is a transferee, any director, managing agent, manager or other officer of the company, or where the insurer is a firm, any partner of the firm, who is knowingly a party to the default shall be punishable with fine which may extend to one thousand rupees and, in the case of continuous default, with an additional fine which may extend to five hundred rupees for every day during which the default continues.

(2) Any provident society which makes default in supplying such any of the requirements of Part III and any director, managing agent, manager, secretary or other officer of the society who is knowingly a party to the default, shall be punishable with fine which may extend to ten hundred rupees or on the case of a continuing default with fine which may extend to ten hundred and fifty rupees for every day during which the default continues.

31. (1) Any insurer or any person acting on behalf of an insurer, who transmits any class of insurance business on consideration of any of the provisions of section 3, section 5, or section 6, or does any act in any of the acts constituting the business of insurance in violation of any such class of insurance business shall be punishable with fine which may extend to ten thousand rupees.

(2) Any person knowingly taking out a policy of insurance with any insurer or person guilty of an offence under subsection (1) shall be punishable with fine which may extend to ten hundred rupees.

Penalty for the default in payment.

32. Whoever, in any return, report, certificate, acknowledgment or other document, required by or for the purposes of any of the provisions of this Act, wilfully makes a statement false in any material particular, knowing it to be false, shall be punishable with imprisonment for a term which may extend to three years, or with fine which may extend to ten thousand rupees, or with both.

Whosoever who is a managing agent.

33. Any director, managing agent, manager or other officer or member of an insurer who wilfully obtains possession of any property of the insurer or having any such property in his possession fraudulently withdraws it or wilfully applies it to purposes other than those expressed or authorized by this Act shall, on the complaint of the insurer or any member or any policyholder thereof, be punishable with fine which may extend to ten thousand rupees and may be ordered by the Court to pay the amount so obtained up or refund within a time to be fixed by the Court any such property, immediately seized or wrongfully obtained or wrongfully received and to be held in trustee imprisonment for a period not exceeding two years.

Whosoever who is a member of the company.

34. If on the application of an insurer or any member of an insurance company or any policyholder or the liquidator of an insurance company for the event of the insurer being in liquidation the Court is satisfied that by reason of any contravention of the provisions of this Act the interest of the life-assurance fund has been diminished, every person who was at the time of the contravention a director, manager, liquidator or an officer of the insurer shall be deemed in respect of the contravention to have been guilty of negligence in relation to the insurer unless he proves that the contravention occurred without his consent or connivance and was not facilitated by any neglect or omission on his part; and the Court shall have all the powers which a Court has under sections 320 and 321 of the Indian Companies Act, 1913, and shall also have the power to award the sum by which the amount of the life-assurance fund has been diminished by reason of the contravention and by order any person guilty thereof is contribute to that fund the whole or any part of that sum by way of compensation.

Power of Court to make order.

35. If in any proceedings, civil or criminal, in respect of the Court having the case that a person is or may be liable in respect of negligence, default, breach of duty or breach of trust in any case he has acted fraudulently and dishonestly and that having regard to all the circumstances of the case he ought fairly to be deemed to be a partner, the Court shall have power to order that he shall contribute to the fund the whole or any part of that sum by way of compensation.

Continuation of section.

36. No Court inferior to that of a Presidency Magistrate or a Magistrate of the first class shall try any offence under this Act.



39B. (1) Any notice or notice required to be served on any insurer instead of notice of assets shall be accordingly served if addressed to any person, and given with the Superintendent of Insurance as a person authorized to accept notice in behalf of the insurer or principal agent and left at, or sent by registered post to, the address of such person as registered with the Superintendent of Insurance.

(2) Any notice or other document which is by this Act required to be sent to any policy-holder may be addressed and sent to the person to whom notice purporting such policy are usually sent and any notice so addressed and sent shall be deemed to be notice to the holder of such policy.

Provided that, where any person claiming to be interested in a policy in insurance business or business has given to an insurer or to a person acting as agent in writing of his interest, any notice which is by this Act required to be sent to policy-holders shall also be sent to such person or the address specified by him in his notice.

39C. (1) The Central Government may, subject to the sanction of the Governor-General in Council, in the Public Service, make rules to carry out the purposes of this Act.

(2) In particular and without prejudice to the generality of the foregoing power, such rules may prescribe—

- (a) the qualifications to be possessed by actuaries;
- (b) the manner in which it shall be determined for the purposes of this Act what is insurance business transacted in British India;
- (c) the procedure to be followed by the Insurance Bank of India in dealing with deposits made in pursuance of this Act, including the custody of, withdrawal of, payment of interest on deposits, lodges in such deposits and their redemption and distribution by the Superintendence of Insurance;
- (d) the form referred to in clause (4) of sub-section (2) of section 39;
- (e) the manner in which the prospectuses and tables referred to in sub-section (2) of section 39 shall be published and the form in which they shall be drawn up;
- (f) the manner to be prescribed for the purposes of section 40;
- (g) the manner in which business is to be transacted and the manner in which business may be carried on, controlled and the qualifications to be possessed by such agents;
- (h) the remuneration other than those specified in clause (a) to (d) of section 39 on the happening of which money may be paid by provision section;
- (i) the manner other than those specified in clause (a) to (d) of sub-section (2) of section 39 on which a provident society shall make value;
- (j) the form of any account, return or register required by Part III and the manner in which such account, return or register shall be rendered;
- (k) subject to the provisions of this Act the fees payable hereunder and the manner in which they are to be collected;
- (l) the conditions and the manner which may be prescribed under sub-sections (1), (2) and (3) of section 42; and
- (m) the procedure to be followed in the making of, and the disposal of, complaints relating to the giving or receiving of valuable bribes.

Power of Government to make rules.

(2) All rules made by a Local Government under the provisions of section 21 of the Princely Insurance Societies Act, 1913, and in force at the commencement of this Act shall so far as they concern such rules as the Government of Part III requires to bring into force as if they were made under this section until they are replaced by rules made under this section.

102. The Central Government may, on the application or with the consent of an insurer, and being a company, alter the terms of any policy in the schedule in respect of that insurer, for the purpose of subjecting them to the requirements of this section.

Provided that nothing done under this section shall exempt the insurer from supplying all information required under this Act so far as it is possible for the insurer to do so.

103. The Principlal Government of Insurance may delegate all or any of his powers and functions under Part III to the officer appointed by the Central Government to exercise in a province the powers and functions of the Principlal Government of Insurance in relation to princely insurers.

104. In the Exception to section 100 of the Transfer of Property Act, 1908, the following words and figures shall be added, namely:—  
"as affects the provisions of section 52 of the Insurance Act, 1903."

105. In the Part Schedule to the Indian Insurance Act, 1903, for words the entry in the third column, relating to article 101 the following words every shall be substituted, namely:—  
"The date of the death of the deceased."

106. The Principlal Insurance Societies Act, 1913, the Indian Insurance Companies Act, 1913, and the Indian Insurance Companies Act, 1920, are hereby repealed.

#### THE FIRST SCHEDULE

(See section 26.)

#### Regulations and Form for the preparation of Balance-Sheet

PART I.

##### Regulations:

1. The balance-sheet required to be prepared in respect of every class of business covered as by an insurer is, in the form in which it is set out in Part II of this Schedule (Form A), appropriate to a case where the insurer maintains a separate fund in respect of life insurance business.

2. The balance-sheet of life-insurance business shall be prepared as a combined document. The balance-sheet of any class of business covered as by an insurer shall be prepared as a separate document instead of being incorporated by the addition of values and headings in the general balance-sheet, but the heads of such each separate balance-sheet showing the total assets of the class of business, the balance at the credit of the life insurance fund or other separate fund or account, the amount of shareholders' undivided profits, and outstanding liabilities must at any time be incorporated in the general balance-sheet.

3. If any combined balance-sheet is for any purpose used by an insurer, it shall be in accordance with the Form set out in this Schedule, and there shall not be included among the assets shown in any such combined balance-sheet any amount in respect of any holding or an interest in any security whose assets and liabilities have been incorporated therein. Every combined balance-sheet must show clearly on the face thereof that it is a combined balance-sheet and must set out fully the assets of every business whose assets

and liabilities have been incorporated therein; if the assets and liabilities of any person not living are included in a statement balance-sheet the fact must be stated thereon.

4. Where any guarantee has been given by an insurer before-mentioned in the ordinary course of its business (excepted by provision of the policies of any other insurer) the balance-sheet of the insurer by whom the guarantee was given must show clearly the nature of every insurer whose policies have been so guaranteed and the extent of the guarantee.

Provided that this regulation shall not apply where a combined balance-sheet is issued incorporating the assets and liabilities of the insurer whose policies are guaranteed.

5. Where any part of the assets of an insurer is deposited in any place outside British India as security for the payment of policies issued in that place, the balance-sheet shall state that part of the assets has been so deposited, and, if any such part forms part of the life insurance fund, shall show the amount thereof and the place where it is deposited. Where any combined balance-sheet is issued by an insurer for any persons the information required by this regulation shall be shown in the aggregate in respect of all the insurers whose assets and liabilities have been incorporated in the balance-sheet.

6. There shall be appended to the balance-sheet a statement in Form AA as set out in Part II of this Schedule showing the market value and the book value of the assets.

7. Every balance-sheet shall contain the following certificate, namely:—

(a) A certificate signed by the same persons as are required by this Act to sign the balance-sheet explaining how the values as shown in the balance-sheet of the liquidation in India and Siam have been arrived at, and how the market value thereof has been ascertained for the purpose of comparison with the values as shown;

(b) A certificate signed by the same persons as are required by this Act to sign the balance-sheet and signed also, as far as respects the value of any assets shown in the balance-sheet under the heading of "Reversions and Life Insurance", by an attorney, certifying that the value of all the assets have been reviewed as at the date of the balance-sheet, and that in their behalf the assets set forth in the balance-sheet are shown in the aggregate at amounts not exceeding their respective or market value under the several headings:— "Leases", "Reversions and Life Insurance", "Terevancements", "Assets Reversion and Granting Premiums", "Interest Dividends and Bonuses outstanding", "Interest Dividends and Bonuses accruing but not due", "Amounts due from other Persons or Bodies carrying on Insurance Business", "Sundry Debtors", "Bills Receivable", "Cash" and the several items specified under "Other Assets".

Provided that if the persons signing the certificate are unable to certify that the assets are fairly in the balance-sheet as is shown as aforesaid, a full explanation of the basis upon which the values shown in the balance-sheet have been assessed shall be given in the certificate.

(c) A certificate signed by the same persons as are required by this Act to sign the balance-sheet and by the auditor certifying that no part of the assets of the life insurance fund has been directly or indirectly applied in contravention of the provisions of this Act relating to the application and investment of the insurance funds; and

10) that he has verified the cash balances and the securities relating to the Income's taxes, payments and his interests, and investments;

11) by what extent, if any, he has verified the investments and transactions relating to any trusts administered by the Income as trustee; and

12) in the case of a restricted balance-sheet that he has verified the balance-sheet and accounts of every holder whose name and liabilities are incorporated therein, or that any such balance-sheet and accounts which have not been verified by him have been verified by independent auditors. The said certificate shall contain a reference to such observations, if any, as may have been made by him with respect to the balance-sheet and accounts of any company whose name and liabilities are incorporated in the restricted balance-sheet.

8. If the values shown in the balance-sheet in respect of "Holdings in Controlled Companies" or "House Property" (a) in India (b) and of India "have been ascertained since the last previous balance-sheet, the certificate required by paragraph (b) of the last foregoing rule before that date the amount of every increase not wholly due to the cost of subsequent additions of, or transfers holdings in controlled companies to increased profits and stock values as explanation of the reason therefor.

9. For the purposes of this Schedule the following expressions have the meanings hereby respectively assigned to them, namely:—

(a) "Controlled balance-sheet" includes any restricted statement made by an Income of assets and liabilities in the form of a balance-sheet which includes the assets and liabilities of any other Income;

(b) "Controlled company" means any company over the policy or management of which the Income has power directly or indirectly to exercise decisive influence; and

(c) "Market value" means as respects any stock the market value (if any) as ascertained from published market quotations, or, if there be no such value, the fair value as between a willing buyer and a willing seller.

PART II.  
FORMA.  
Form A.  
*Form of Release-Order*

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[illegible]

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146. The Supreme Court majority would not be depriving the trial court of its power to award summary judgment in the case of a defendant's summary judgment motion. The Supreme Court majority would not be depriving the trial court of its power to award summary judgment in the case of a defendant's summary judgment motion. The Supreme Court majority would not be depriving the trial court of its power to award summary judgment in the case of a defendant's summary judgment motion.

<sup>102</sup> If you present it as dependent security or enter in respect of any of these items, the interest will return of the asset be an dependent asset, be clearly indicated, to the

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[illegible]

10. American Revolution Bicentennial (1776-1976)

25. The accounts payable entries will be left unrecorded. If actually earned the revenue was included under the heading "Service Revenue."

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**Form A-A.**  
**Classified Summary of the Indian Assets of the** \_\_\_\_\_  
**Company on** \_\_\_\_\_

Class of Asset	Book value as per (1) before	Book value as per (2) before	Book value as per (3) before
(1) Freehold of India territories - (2) Indian Reserves in India (3) Indian Reserves in British India (4) Indian Reserves in British India (5) Indian Reserves in British India (6) Indian Reserves in British India (7) Indian Reserves in British India (8) Indian Reserves in British India (9) Indian Reserves in British India (10) Indian Reserves in British India (11) Indian Reserves in British India (12) Indian Reserves in British India (13) Indian Reserves in British India (14) Indian Reserves in British India (15) Indian Reserves in British India (16) Indian Reserves in British India (17) Indian Reserves in British India (18) Indian Reserves in British India (19) Indian Reserves in British India (20) Indian Reserves in British India (21) Indian Reserves in British India (22) Indian Reserves in British India (23) Indian Reserves in British India (24) Indian Reserves in British India (25) Indian Reserves in British India (26) Indian Reserves in British India (27) Indian Reserves in British India (28) Indian Reserves in British India (29) Indian Reserves in British India (30) Indian Reserves in British India (31) Indian Reserves in British India (32) Indian Reserves in British India (33) Indian Reserves in British India (34) Indian Reserves in British India (35) Indian Reserves in British India (36) Indian Reserves in British India (37) Indian Reserves in British India (38) Indian Reserves in British India (39) Indian Reserves in British India (40) Indian Reserves in British India (41) Indian Reserves in British India (42) Indian Reserves in British India (43) Indian Reserves in British India (44) Indian Reserves in British India (45) Indian Reserves in British India (46) Indian Reserves in British India (47) Indian Reserves in British India (48) Indian Reserves in British India (49) Indian Reserves in British India (50) Indian Reserves in British India (51) Indian Reserves in British India (52) Indian Reserves in British India (53) Indian Reserves in British India (54) Indian Reserves in British India (55) Indian Reserves in British India (56) Indian Reserves in British India (57) Indian Reserves in British India (58) Indian Reserves in British India (59) Indian Reserves in British India (60) Indian Reserves in British India (61) Indian Reserves in British India (62) Indian Reserves in British India (63) Indian Reserves in British India (64) Indian Reserves in British India (65) Indian Reserves in British India (66) Indian Reserves in British India (67) Indian Reserves in British India (68) Indian Reserves in British India (69) Indian Reserves in British India (70) Indian Reserves in British India (71) Indian Reserves in British India (72) Indian Reserves in British India (73) Indian Reserves in British India (74) Indian Reserves in British India (75) Indian Reserves in British India (76) Indian Reserves in British India (77) Indian Reserves in British India (78) Indian Reserves in British India (79) Indian Reserves in British India (80) Indian Reserves in British India (81) Indian Reserves in British India (82) Indian Reserves in British India (83) Indian Reserves in British India (84) Indian Reserves in British India (85) Indian Reserves in British India (86) Indian Reserves in British India (87) Indian Reserves in British India (88) Indian Reserves in British India (89) Indian Reserves in British India (90) Indian Reserves in British India (91) Indian Reserves in British India (92) Indian Reserves in British India (93) Indian Reserves in British India (94) Indian Reserves in British India (95) Indian Reserves in British India (96) Indian Reserves in British India (97) Indian Reserves in British India (98) Indian Reserves in British India (99) Indian Reserves in British India (100) Indian Reserves in British India			

**The statement shall show:-**

(a) The value for which credit is taken in the balance sheet for each of the above assets (and values of same).

(b) The value of each of the above assets and of each of the assets of the Company owned by them, including, respectively, any additions of assets (including, if possible, the value of the assets) which have been received since the date of the statement.

(c) The value of each of the above assets and of each of the assets of the Company owned by them, including, respectively, any additions of assets (including, if possible, the value of the assets) which have been received since the date of the statement.

(d) The value of each of the above assets and of each of the assets of the Company owned by them, including, respectively, any additions of assets (including, if possible, the value of the assets) which have been received since the date of the statement.

(e) The value of each of the above assets and of each of the assets of the Company owned by them, including, respectively, any additions of assets (including, if possible, the value of the assets) which have been received since the date of the statement.

(f) The value of each of the above assets and of each of the assets of the Company owned by them, including, respectively, any additions of assets (including, if possible, the value of the assets) which have been received since the date of the statement.

(g) The value of each of the above assets and of each of the assets of the Company owned by them, including, respectively, any additions of assets (including, if possible, the value of the assets) which have been received since the date of the statement.

**Footnote:**

Particulars, respectively, additions and deductions of assets.

Particulars, respectively, additions and deductions of assets.

Particulars, respectively, additions and deductions of assets.

Particulars, respectively, additions and deductions of assets.





## Form C.

## Form of Profit and Loss Appropriation Account.

Profit and Loss Appropriation Account of		for the year ended		19	20
		Dr. & Cr.		Dr.	Cr.
<p>Balance taken over from last year's Profit and Loss Account, less the balance brought forward from Profit and Loss Account in last year's statement of Profit and Loss, and the balance carried over from last year's statement of Profit and Loss to the credit of the Profit and Loss Account in this year's statement of Profit and Loss.</p>	Dr. & Cr.	Balance brought forward from last year's Profit and Loss Account, less the balance brought forward from last year's statement of Profit and Loss, and the balance carried over from last year's statement of Profit and Loss to the credit of the Profit and Loss Account in this year's statement of Profit and Loss.	Dr.		
			Cr.		
		Balance at close of the year in the Profit and Loss Account.			

\* NOTE.—This form may be altered in its whole or in part as may be required.

## THE THIRD SCHEDULE.

(See section 16.)

## EXPLANATIONS AND FORMS FOR THE PREPARATION OF FINANCIAL ACCOUNTS.

## PART I.

## Definitions.

1. Form D is, as set out in Part II of this Schedule, appropriate for the accounts of a company, and a separate revenue account must be prepared for every class of business in respect of which the revenue is required to be shown in a separate account.

2. Form E is, as set out in Part II of this Schedule, appropriate for the accounts of a company. A separate revenue account in the same form must be prepared for accident and miscellaneous business, including a company's reinsurance and underwriting business. Form F is, as set out in Part II of this Schedule, appropriate for marine insurance business.

3. If any combined revenue account is for any purpose issued by an insurer it must be in accordance with the forms specified in this Schedule and must clearly show on the face thereof that it is a combined revenue account, and must set out fully the nature of every business account in which separate returns under this Act whose revenue and expenditure have been included therein, if the revenue and expenditure of any person and having an account are included in a combined revenue account, the fact must be stated therein.

4. The form on the income side of the revenue account must relate to income whether actually received or not, and the form on the expenditure side must relate to expenditure whether actually paid or not.

5. No insurance premiums, whether on business noted or accepted, are to be brought into account gains or losses deriving substantially under the head of premiums.

6. As respects life insurance business, a statement in Form 11D as set forth in Part II of this Schedule must be appended to every return account relating to that class of business showing the details provided for in that form.

7. The following information shall be supplied in addition to the returns, interest, namely, the gross premiums received in India for life, fire, marine and accident and sickness insurance business.

8. Any office premiums which form part of the assets of a life insurance fund must be included in an interest-bearing investment, and accordingly, in the Reserve Account for life insurance business a list must for the premiums must be included under the heading "Interest, Dividends and Rents" and in the Reserve Account for every class of business for which the premiums are used (except charges for the use thereof must be included under the heading "Expenses of Management").

Provided that this regulation shall not apply where the insurer carries an insurance business of one class only or carries on only life insurance business.

9. The expenses of management charged by the life insurance Reserve Account must not exceed the amount of such expenses properly referable to that class of business and, in particular, no such account must be charged with more than a fair share for the use of any other premises having regard to the extent to which they are used for the purposes of that class of business.

10. Deductions from Interest, Dividends and Rents in respect of income-tax must include all assessments whether or not it has been or is to be deducted at source or paid direct; the assessment to be shown as so deducted in the life insurance Reserve Account is British India, United Kingdom, Foreign and Dominion income-tax, but the assessment to be shown as deducted in Reserve Accounts in any other class of business is British India income-tax only.

## TABLE 11

Рыба.

Figure 2

Form of System Award applicable to Left Insurance Bureau  
Revenue award of \_\_\_\_\_ for the year ended 18\_\_\_\_

Form of student contract approved by the Board of Trustees	for the year ended	11
Revenue account of	for the year ended	
Expenditure account of	for the year ended	

Percentage served in

[illegible]

*Polina*

(d) In the case of an issuer having the head-office, wholly, fully, those volumes apply only to transactions conducted in respect of which are physical assets belong

\_\_\_\_\_ (g) If any more has been excluded from this class and added to the number of the Indemnity, the several amounts must be shown separately.

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\* Where the contract is terminated under the provisions of clause 10 of sub-section (a) of section 17 of the Insurance Act, 1938, by an insurer to whom the contract applies, the insured has to be insured within 15 days before the termination of the contract, and in case of non-compliance, the contract shall be deemed to be terminated. Section 17 of the Insurance Act, 1938, is reproduced below:

Form 110  
Classified statement of life-insurance policies of the      Company, for the year ending      19     

	One life insurance contract in respect of which a premium has been paid in this year				Total life insurance benefits to date as at end of this year		
	Number of policies	State in which any contract was made	Policy premiums received or deducted on deposits made with an agent, or which otherwise paid, all the amounts due on the policy, less any amount paid to the policyholder	Policy amount (face and bonus)	Amount of premiums	Amount of cash benefits and any other amounts paid to the policyholder	Amount of cash benefits and any other amounts paid to the policyholder
Ordinary policies		St.	St.	St.		St.	St.
In India							
Out of India							
Total							
Special contracts, etc.							
In India							
Out of India							
Total							
Group insurance policies							
In India							
Out of India							
Total							

This statement should be filed in the month, year and week following the close of the business.



Form F.

Form of Revenue Account applicable to Free Patrons of Fisheries and to Licensed and Quota-Bearing Fisheries. Returns including Fishermen's Compensation and Master's Damages to Fisheries.

Revenue Account of \_\_\_\_\_ for the year ended 19 \_\_\_\_\_ on behalf of \_\_\_\_\_

	Rs.		Rs.
Balance in the Balance, less Available, at the end of the year.	Rs.	Balance at the end of the year.	Rs.
Total amount of the year's income, less the amount of the year's expenditure, as at the end of the year.	Rs.	Revenue by the year's income, less the amount of the year's expenditure, as at the end of the year.	Rs.
Total.	Rs.	Total.	Rs.
Less—Outstanding at the end of the year.	Rs.	Less—Outstanding at the end of the year.	Rs.
Balance at the end of the year.	Rs.	Balance at the end of the year.	Rs.
* Capital and Reserve.	Rs.	* Capital and Reserve.	Rs.
* Reserve for Contingencies.	Rs.	* Reserve for Contingencies.	Rs.
* Reserve for Contingencies.	Rs.	* Reserve for Contingencies.	Rs.
* Reserve for Contingencies.	Rs.	* Reserve for Contingencies.	Rs.
* Reserve for Contingencies.	Rs.	* Reserve for Contingencies.	Rs.
* Reserve for Contingencies.	Rs.	* Reserve for Contingencies.	Rs.
Total.	Rs.	Total.	Rs.

Notes.

(1) This Statement must include all expenses that are incurred in the year, and must be in accordance with the provisions of the Fisheries Act, 1917, and must be in accordance with the provisions of the Fisheries Act, 1917, and must be in accordance with the provisions of the Fisheries Act, 1917.

(2) Where the account is to be audited, the provisions of the Fisheries Act, 1917, must be observed, and the provisions of the Fisheries Act, 1917, must be observed, and the provisions of the Fisheries Act, 1917, must be observed.

(3) Where the account is to be audited, the provisions of the Fisheries Act, 1917, must be observed, and the provisions of the Fisheries Act, 1917, must be observed, and the provisions of the Fisheries Act, 1917, must be observed.

(4) Where the account is to be audited, the provisions of the Fisheries Act, 1917, must be observed, and the provisions of the Fisheries Act, 1917, must be observed, and the provisions of the Fisheries Act, 1917, must be observed.

THE FOURTH SCHEDULE.

(See section 12.)

REGULATIONS FOR THE PERFORMANCE OF ACCOUNTS OF FISHERIES.  
Returns and Expenditures applicable to some Fisheries.

PART I.

Regulations.

1. Abstracts and Statements must be in accordance with the provisions of the paragraphs contained within those of the paragraphs of Part II of this Schedule.

† In showing the proportion which that part of the annual premiums received in a particular year bears to the total of the annual premiums, as ascertained with the requirements of paragraph 3 of Part III of this Schedule, no credit is to be taken for any self-insurance which is made to secure that no policy is treated as so short.

3. (a) The average rate of interest yielded in any year by the investments holding a life insurance fund shall, for the purposes of paragraph 4 of Part II of this Schedule, be calculated by dividing the interest at the rate for the year (and of the year) and for the proportion of year such proportion (the interest of the year shall be taken during the year after deduction of any interest (any interest of income tax) paid during the year being taken into account), and the rate fund of the year shall be ascertained by adding a sum equal to one-half of the amount of the life insurance fund at the beginning of the year to a sum equal to one-half of that fund at the end of the year, and deducting from the sum of these two sums an amount equal to one-half of the interest of the year.

(b) For the purposes of the calculation aforesaid nothing—  
(i) all profits and income arising during the year from assets invested in accordance shall be included in the interest credited to the life insurance fund during the year; or

(ii) such portion of the life insurance fund as is included in the accounts of investments, and the profits and income arising therefrom, shall be excluded from the calculation, but in that case a statement must be added to the information required under the said paragraph 4, showing in respect of the portion of the fund so excluded as aforesaid, the average rate of interest, profit and income for which credit has been taken during the five years last preceding the valuation date, and explaining the manner in which the said average rate has been calculated.

(c) The information given in accordance with the requirements of the said paragraph 4 shall show clearly in what of the methods herebefore in this regulation mentioned the sums invested by contributions and the profits and income arising therefrom have been dealt with.

4. Every abstract prepared in accordance with the requirements of Part III of this Schedule shall be signed by an actuary and shall contain a certificate by him to the effect that he has satisfied himself as to the accuracy of the valuation made for the purposes thereof and of the valuation data.

Provided that in the case of an abstract prepared on behalf of an insurance company, if the actuary who signs the abstract is not a principal officer of the company, the certificate as to the accuracy of the valuation data shall be given and signed by the principal officer of the company and the actuary shall insert in the abstract a statement signed by him, stating what provisions he has taken to ensure the accuracy of the data.

5. For the purposes of this Schedule the following expressions have the meanings hereinafter respectively assigned to them, namely:—

"extra premium" means a charge for any risk not provided for in the standard contract particulars;

"latest valuation period" means, as respects any valuation, the period to the valuation date of that valuation from the valuation date of the last preceding valuation is commensurate with which an abstract was prepared under this Act or under the enactments repealed by this Act, or, in a case where no such valuation has been made in respect of the class of business in question, from the date on which the company began to carry on that class of business;

"maturity date" means the date on which any benefit will become payable either absolutely or contingently.



"**net premiums**" means an reports any valuation the premiums taken shall be in the maturity;

"**premium term**" means the period during which premiums are payable;

"**valuation date**" means an reports any valuation the date is in which the valuation is made.

# PART II.

Supplement applicable to an **Abstract** in respect of **Life Insurance Business**.

The following tabular statements shall be annexed to every abstract prepared in accordance with the requirements of this Part of this Schedule, namely:—

- (a) a Consolidated Revenue Account, in the Form G annexed to this Part of this Schedule, for the inter-valuation period (where) that is also, not be necessary to prepare such an account in respect of any class of business so long as the insurer deposit annually with the Registrar of Insurance in abstract in respect of that class of business; and
- (b) a Summary and Valuation in the Form H annexed to this Part of this Schedule of the policies included in the valuation date in the class of business in which the abstract relates; and
- (c) a Valuation Statement in the Form I annexed to this Part of this Schedule; and
- (d) a statement in Form J annexed to this Part of this Schedule of the additions to and deductions from the number of policies and the sums insured thereunder for each class of life insurance; and
- (e) a statement in Form K annexed to this Part of this Schedule of particulars of policies forfeited or lapsed under each class of life insurance;

and every such abstract shall show—

## 1. The valuation date.

2. The general principles and full details of the methods adopted in the valuation of each of the various classes of business and therein shown in the said Form H, including statements on the following points:—

- (a) whether the principles were determined by the instrument constituting the company or by its regulations or bylaws or how otherwise;
- (b) the method by which the net premiums have been arrived at and how the age at entry, premium term and maturity date have been treated for the purpose of the valuation;
- (c) the methods by which the valuation age, period from the valuation date to the maturity date, and the future premium term, have been treated for the purpose of the valuation;
- (d) the rate of bonus based on account shown by the method or valuation criteria provision is made for the inter-valuation at a specific rate of bonus;
- (e) the method of allowing for—
  - (i) the incidence of the premium income; and
  - (ii) premiums payable otherwise than annually;
- (f) the methods by which provision has been made for the following matters, namely:—
  - (i) the immediate payment of claims;
  - (ii) bonus expenses and profits in the case of linked payments and graded policies;
  - (iii) the reserve in respect of issued policies, not included in the valuation, but under which sums or any benefit, and whether any reserves have been made for the matters aforesaid;
- (g) whether under the valuation method adopted any policy would be treated as so much, and if so what steps, if any, have been taken to discharge such sum;

(b) a statement of the manner in which policies as under-arrangements have and policies subject to premiums which entails a charge for themselves, whether or not other rules have been dealt with; and

(c) the rates of exchange at which liabilities in respect of policies issued in foreign currencies have been converted into rupees and what provision has been made for possible increases of liability arising from future fluctuations in the rates of exchange.

3 The table of mortality used, and the rate of interest assumed, in the valuation.

4 The proportion which that part of the initial premiums entered in a previous list of the expenses and profits here is the total of the initial premiums, separately specified in respect of amounts with immediate profits, with deferred profits, with profits under accumulated bonus systems, and without profits.

5 The average rates of interest yielded by the assets, whether invested or uninvested, constituting the list of assets listed for each of the years covered by the valuation data.

6 The basis adopted in the distribution of profits as between the owner and policy owners, and whether such basis was determined by the instrument constituting the company, or by its regulations or by law, or any otherwise.

7 The general principles adopted in the distribution of profits among policy owners, including statements on the following points, namely:—

(a) whether the principles were determined by the instrument constituting the company, or by its regulations or by law, or any otherwise;

(b) the number of years' premiums to be paid; period to elapse and other conditions to be fulfilled before a bonus is allotted;

(c) whether the bonus is allotted in respect of each year's premium paid, or in respect of each completed calendar year or year of assurance or any otherwise; and

(d) whether the bonus vests immediately on allocation, or, if not, the conditions of vesting.

8 (a) The total amount of profits arising during the inter-valuation period, including profits paid away and sums transferred to reserves (such as other reserves during that period, and the amount brought forward from the preceding valuation (to be stated separately) and the amounts of such profits:—

(a) in interest loans paid;

(b) among policy owners with immediate participation, giving the number of the policies which participated and the sums so received thereunder (including bonuses);

(c) among policy owners with deferred participation, giving the number of the policies which participated and the sums so received thereunder (including bonuses);

(d) among policy owners in the dissolved bonus class, giving the number of the policies which participated and the sums so received thereunder (including bonuses);

(e) in the reserve or in the sum of an insurance company, among shareholders or in shareholders' accounts (any such sums passed through the accounts during the inter-valuation period to be separately stated);

(f) in every reserve fund or other fund or account (any such sums passed through the accounts during the inter-valuation period to be separately stated);

(g) as carried forward unappropriated.



Form 31.  
Summary and Valuation of the Filing of

Description of Transactions	Particulars of the Filing for each year					Totals			
	Summary of profits	Yearly Amount	Yearly Amount	Office Costs Overhead	Yearly Amount	Yearly Amount	Office Costs Overhead	Yearly Amount	Yearly Amount
<b>Section 1.</b> <b>Section 2.</b>									
<b>Group A—</b>									
With available participation									
Profits									
For the year of the									
order entered into (specifically)									
Profits									
Total profits									
Order—by insurance									
for insurance									
<b>Group B—</b>									
With interest in the business									
For the year of the									
order entered into (specifically)									
Profits									
Total profits									
Order—by insurance									
for insurance									
<b>Group C—</b>									
Order entered into (specifically)									
For the year of the									
order entered into (specifically)									
Profits									
Total profits									
Order—by insurance									
for insurance									
Total insurance, etc. profits									



Page 3

Twelve: Balance sheet of 1991 12

	20.	21.
208. Inmate's name (surname, first name, & last middle name) Last Name of Prisoner Pepin, Henry ..	Inmate of Life Imprisonment Found no money in his pockets. No money, if any ..	

<sup>2</sup> It is, of course, the possibility of having no witnesses to the event, or in the case of an infinite universe, of having no witnesses to any event, which is the subject of the theorem. The theorem would be of less interest, for the classes to which the different propositions relate.

14-112

Additions to and deductions from profits of the

Form 3

Company for the year ending

19 .

	Ordinary income tax expense paid (or refunding liability in respect of such credit or refund)			Deductions		Deductible income tax expense (including refund in full or in part)		Deductible income tax expense (including refund in full or in part)		Total amount for each of the above items, showing separately the amount of each item which is carried forward to the next year
	No.	Item	Amount (or credit)	No.	Amount (or credit)	No.	Amount (or credit)	No.	Amount (or credit)	
(1) Profits at beginning of year	..	..	..	..	..	..	..	..	..	
(2) Extraordinary items	..	..	..	..	..	..	..	..	..	
(3) Extraordinary items	..	..	..	..	..	..	..	..	..	
(4) Extraordinary items	..	..	..	..	..	..	..	..	..	
(5) Extraordinary items	..	..	..	..	..	..	..	..	..	
(6) Extraordinary items	..	..	..	..	..	..	..	..	..	
Total	..	..	..	..	..	..	..	..	..	
Extraordinary items:										
(7) Extraordinary items	..	..	..	..	..	..	..	..	..	
(8) Extraordinary items	..	..	..	..	..	..	..	..	..	
(9) Extraordinary items	..	..	..	..	..	..	..	..	..	
(10) Extraordinary items	..	..	..	..	..	..	..	..	..	
(11) Extraordinary items	..	..	..	..	..	..	..	..	..	
(12) Extraordinary items	..	..	..	..	..	..	..	..	..	
(13) Extraordinary items	..	..	..	..	..	..	..	..	..	
(14) Extraordinary items	..	..	..	..	..	..	..	..	..	
(15) Extraordinary items	..	..	..	..	..	..	..	..	..	
(16) Extraordinary items	..	..	..	..	..	..	..	..	..	
(17) Extraordinary items	..	..	..	..	..	..	..	..	..	
(18) Extraordinary items	..	..	..	..	..	..	..	..	..	
(19) Extraordinary items	..	..	..	..	..	..	..	..	..	
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(21) Extraordinary items	..	..	..	..	..	..	..	..	..	
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(28) Extraordinary items	..	..	..	..	..	..	..	..	..	
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(30) Extraordinary items	..	..	..	..	..	..	..	..	..	
(31) Extraordinary items	..	..	..	..	..	..	..	..	..	
(32) Extraordinary items	..	..	..	..	..	..	..	..	..	
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(41) Extraordinary items	..	..	..	..	..	..	..	..	..	
(42) Extraordinary items	..	..	..	..	..	..	..	..	..	
(43) Extraordinary items	..	..	..	..	..	..	..	..	..	
(44) Extraordinary items	..	..	..	..	..	..	..	..	..	
(45) Extraordinary items	..	..	..	..	..	..	..	..	..	
(46) Extraordinary items	..	..	..	..	..	..	..	..	..	
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(49) Extraordinary items	..	..	..	..	..	..	..	..	..	
(50) Extraordinary items	..	..	..	..	..	..	..	..	..	
(51) Extraordinary items	..	..	..	..	..	..	..	..	..	
(52) Extraordinary items	..	..	..	..	..	..	..	..	..	
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(56) Extraordinary items	..	..	..	..	..	..	..	..	..	
(57) Extraordinary items	..	..	..	..	..	..	..	..	..	
(58) Extraordinary items	..	..	..	..	..	..	..	..	..	
(59) Extraordinary items	..	..	..	..	..	..	..	..	..	
(60) Extraordinary items	..	..	..	..	..	..	..	..	..	
(61) Extraordinary items	..	..	..	..	..	..	..	..	..	
(62) Extraordinary items	..	..	..	..	..	..	..	..	..	
(63) Extraordinary items	..	..	..	..	..	..	..	..	..	
(64) Extraordinary items	..	..	..	..	..	..	..	..	..	
(65) Extraordinary items	..	..	..	..	..	..	..	..	..	
(66) Extraordinary items	..	..	..	..	..	..	..	..	..	
(67) Extraordinary items	..	..	..	..	..	..	..	..	..	
(68) Extraordinary items	..	..	..	..	..	..	..	..	..	
(69) Extraordinary items	..	..	..	..	..	..	..	..	..	
(70) Extraordinary items	..	..	..	..	..	..	..	..	..	
(71) Extraordinary items	..	..	..	..	..	..	..	..	..	
(72) Extraordinary items	..	..	..	..	..	..	..	..	..	
(73) Extraordinary items	..	..	..	..	..	..	..	..	..	
(74) Extraordinary items	..	..	..	..	..	..	..	..	..	
(75) Extraordinary items	..	..	..	..	..	..	..	..	..	
(76) Extraordinary items	..	..	..	..	..	..	..	..	..	
(77) Extraordinary items	..	..	..	..	..	..	..	..	..	
(78) Extraordinary items	..	..	..	..	..	..	..	..	..	
(79) Extraordinary items	..	..	..	..	..	..	..	..	..	
(80) Extraordinary items	..	..	..	..	..	..	..	..	..	
(81) Extraordinary items	..	..	..	..	..	..	..	..	..	
(82) Extraordinary items	..	..	..	..	..	..	..	..	..	
(83) Extraordinary items	..	..	..	..	..	..	..	..	..	
(84) Extraordinary items	..	..	..	..	..	..	..	..	..	
(85) Extraordinary items	..	..	..	..	..	..	..	..	..	
(86) Extraordinary items	..	..	..	..	..	..	..	..	..	
(87) Extraordinary items	..	..	..	..	..	..	..	..	..	
(88) Extraordinary items	..	..	..	..	..	..	..	..	..	
(89) Extraordinary items	..	..	..	..	..	..	..	..	..	
(90) Extraordinary items	..	..	..	..	..	..	..	..	..	
(91) Extraordinary items	..	..	..	..	..	..	..	..	..	
(92) Extraordinary items	..	..	..	..	..	..	..	..	..	
(93) Extraordinary items	..	..	..	..	..	..	..	..	..	
(94) Extraordinary items	..	..	..	..	..	..	..	..	..	
(95) Extraordinary items	..	..	..	..	..	..	..	..	..	
(96) Extraordinary items	..	..	..	..	..	..	..	..	..	
(97) Extraordinary items	..	..	..	..	..	..	..	..	..	
(98) Extraordinary items	..	..	..	..	..	..	..	..	..	
(99) Extraordinary items	..	..	..	..	..	..	..	..	..	
(100) Extraordinary items	..	..	..	..	..	..	..	..	..	

\* If there is no item which is carried over to the year ending on the last day of the month, the amount of the item is zero.

See, also, Form 990, Schedule C, and Form 990-E

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## Form K.

Particulars of the policies forfeited or lapsed in the last financial year under review, how, when, where, and otherwise, for full benefits, established according to the year in which they were issued.

Financial year in which the policies were issued.	Number of policies forfeited or lapsed.	Is it insured under policies forfeited or lapsed.
From ending 12. . . . .		No.
From ending 12. . . . .		
From ending 12. . . . .		
From ending 12. . . . .		
From ending 12. . . . .		

And we set the number of each such policy as the policy is forfeited or lapsed in the last financial year under review or how, when, where, and otherwise, for full benefits, established according to the year in which they were issued.

A separate statement must be given in respect of each class of life insurance business for which a separate account is maintained.

## PART L.

Specimen policy status values and specimen surrender values under a policy for Rs. 1,000.

Number of specimen policy.	Age at entry 20.	Age at entry 30.	Age at entry 40.	Age at entry 50.
	Specimen values.	Specimen values.	Specimen values.	Specimen values.
1				
2				
3				
4				
5				
6				
7				
8				
9				
10				
11				
12				
13				
14				
15				
16				
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97				
98				
99				
100				

NOTE.—Data in this Form to be stated in the annex pages.

## THE FIFTH SCHEDULE.

(See section 13.)

Requirements and conditions, conditions of business and requirements of business to be stated.

## PART I.

## Requirements.

1. Statements prepared under this Schedule must be prepared, as far as practicable, in relation to the business and must be identical in substance and content with those of the paragraphs of Part II of this Schedule.

2. Except with respect to items of provision or compensation, data on statements prepared under this Schedule are to be shown in the annex pages.



3. Extra premiums shown in the forms of Summary and Valuation prepared under this Schedule to this Act must not be included in statements prepared under this Schedule.

4. Every statement prepared under this Schedule shall be signed by the actuary making the computations in connection with which it is prepared.

5. For the purposes of this Schedule the following expressions have the meanings hereby respectively assigned to them, to-wit:—

- (a) "Annual loading" means the provision made for future expenses and profits;
- (b) "Extra premiums" means a charge for any risk not provided for in the minimum contract premium;
- (c) "Net premium" means the premium taken credit for in the valuation in connection with which any statement is prepared; and
- (d) "Valuation date" means in respect any valuation the date on which the valuation is made.

#### PART II.

Requirements for statements applicable to Life Insurance Societies.

The statements required to be prepared under this Part of this Schedule are as follows, to-wit:—

1. Statement, separately prepared in respect of policies with and without profits, to-wit:—

- (a) as respects policies for the whole term of life, the sum of extra premiums charged, in accordance with the published tables in use, for any policy giving the rates for decreased ages at entry from 25 to 50 inclusive; and
- (b) as respects non-redeemable insurance policies, the rates of office premium charged, in accordance with the published tables in use, for any policy with original terms of ten, fifteen, twenty, thirty and forty years, giving the rates for decreased ages at entry from 25 to 45 inclusive, but excluding policies under which the age at maturity exceeds 45.

2. Statement, separately prepared in respect of policies with immediate profits, with deferred profits, with profits under decreased bonus systems, and without profits, showing in separate groups—

- (a) as respects policies for the whole term of life—
  - (i) the total amount claimed (specifying every annual and reversionary bonus separately), grouped according to ages attained;
  - (ii) the amount per annum, after deducting amounts made by application of bonus, of office premiums payable through-out life, and of the corresponding net premium, grouped according to ages attained; and
  - (iii) the amount per annum, after deducting amounts made by application of bonus, of office premiums payable for a limited number of years, and, where the corresponding net premium grouped in accordance with the grouping adopted for the purpose of the valuation, or, the annual loading reserved for the remaining duration of the policy, grouped according to ages attained;
- (b) as respects endowment insurance policies—
  - (i) the total amount claimed (specifying every annual and reversionary bonus separately), grouped in accordance with the grouping adopted for the purpose of the valuation; and
  - (ii) the amount per annum, after deducting amounts made by application of bonus, of office premiums payable, and of the corresponding net premium, grouped in accordance with the grouping adopted for the purpose of the valuation.

**Prescribed form—**

(a) as respects endorsement, endorsement papers which will reach maturity in less than five years shall, upon request, be prepared by sub-paragraph (b) of this paragraph and be given for each year instead of in groups and groups, and

(b) where the same premiums payable under policies for the whole term of ten or a limited number of years, or the corresponding policies under endorsement policies, or the corresponding endowment policies, are grouped for the purpose of the valuation, whether such grouping be the number of years premiums remaining to be paid, or, where the same method of the valuation otherwise than by the number of years in which the policies will mature but premiums payable according to the date in which the policies will mature but year, or in which they are assumed to mature if either than the term year, or in which they are assumed to mature if either than the term year, the method by which they are calculated shall be given for each group, and in the case of the same method under endorsement policies a statement shall also be given of the amount received according to the year in which the policies will mature.

2. Statements as respects endowment policies in force under which premiums cease to be payable, whether periodically or irregularly during disability, wrong, from sickness or accident, showing the total amount in the above prescribed papers.

3. Statements as respects reversionary annuities in single term for the whole term of life, separately prepared in respect of annuitants in male and female lives, showing in chronological order the total amount of such annuities.

4. Statements as respects deferred annuities, separately prepared in respect of annuitants in male and female lives, showing the annuity values for annuities of one hundred years which will be payable on maturity on the basis of valuations adopted in Acts, or the rate of male lives, 60 and 65, and in the case of female lives, 55 and 60, the total annuity value when the annuity reversion value which will be payable under the basis of several premiums in use for the policy, and if under any other basis of several premiums in use for any other deferred annuity policy in force under the same value will be payable, the total annuity value of these annuities also be given.

5. Statements as respects any policies of insurance upon the term of a group of persons, whereby such annuity are payable in respect of the several policies included in the group, showing the total annuity value of the group as at which the last statement was prepared under this Part of the Schedule or, where no such statement has been prepared, since the date of which the annuity began to pay on the date of business in which the statement exists, and the annuity for unexpired term and maturing annuity.

**THE SIXTH SCHEDULE.**

(See section 46.)

**Rule as to the valuation of the Liability of an Insurer or Insured in Insurance.**

The liability of an insurer in respect of current contracts effected in the course of his insurance business including annuity business, shall be calculated in the method and upon the basis to be determined by an actuary approved by the Court, and the annuity so approved shall, in determining its amount, take into account—

(a) the purpose for which such valuation is to be made,

(b) the rate of interest and the rate of mortality and sickness to be used in valuation, and

(c) any special directions which may be given by the Court. The liability of an insurer in respect of current policies, other than life policies, shall be such portion of the last premium paid as is proportionate to the unexpired portion of the policy in respect of which the premium was paid.



The following Bill was introduced in the Legislative Assembly on the 27th August 1937—

S.A. BILL No. 21 of 1937

A Bill further to amend the Dangerous Drugs Act, 1926, for a certain purpose.

WHEREAS it is expedient further to amend the Dangerous Drugs Act, 1926, for the purpose hereinafter appearing; It is hereby enacted as follows:—

- Enactment of Act No. 21 of 1937.
1. This Act may be called the Dangerous Drugs (Amendment) Act, 1937.
  2. To Clause (1) of section 3 of the Dangerous Drugs Act, 1926, the following words shall be added, namely:—  
“and includes the bringing into any part or place in British India of a dangerous drug intended to be taken out of British India without being transported from the ship or receptacle in which it is being carried.”

#### STATEMENT OF OBJECTS AND REASONS.

In accordance with the Dangerous Drugs Convention, 1925, the Government of India understood, in view of the provisions of Article 15, to secure that no transportation of substances covered by the Convention imported from one country to another country should be permitted to pass through British India, whether or not passed from the ship or receptacle in which it was being conveyed, unless a copy of the export and import (or domestic consignment) which accompanied the transportation was produced to the competent authorities in British India. The provisions of section 7 of the Dangerous Drugs Act, 1926, gave the Government of India a single power to release this control in the case of any drug, but it has been held that they are not adequate to cover the case of dangerous drugs imported as a reward for sale at a British India port if the drugs are not transported or discharged at such port, but are retained on board and not so manifested. It is therefore proposed to amend sub-section (1) of section 3 of the Dangerous Drugs Act, 1926, so as to cover such cases.

Enactment of Act No. 21 of 1937.

A. H. LLOYD

The following Bill was introduced in the Legislative Assembly on the 27th August 1937—

S.A. BILL No. 22 of 1937

A Bill further to amend the law relating to the production of Evidence and Drugs.

WHEREAS it is expedient further to amend the law relating to the production of Evidence and Drugs; It is hereby enacted as follows:—

- Enactment of Act No. 22 of 1937.
1. This Act may be called the Indian Evidence and Drugs (Amendment) Act, 1937.
  2. In clause (1) of section 2 of the Indian Evidence and Drugs Act, 1926, the words “in British India” shall be added.
  3. In section 3 of the said Act,—  
(a) in subsection (1),  
(b) for the words “examine every application, and if he considers” the words “refer every application to an Examiner and if satisfied on the report of the Examiner” shall be substituted;

- (b) in clause (6), the words "prime fees" shall be omitted;  
 (c) for clause (7) the following clause shall be substituted,  
 namely:—  
 "(7) the invention has been publicly used in any part of  
 the said India or has been made publicly known in any  
 part of British India, or  
 (8) The invention so described and claimed is of no utility, or  
 (9) the specification relates to more than one invention, or  
 (10) in the case of an application claiming priority under  
 section 75-A, the applicant so describes and claims an  
 invention substantially larger than or substantially different  
 from the invention by virtue of which priority is claimed,  
 or  
 (11) in the case of an application for a patent of addition under  
 section 75-B, the invention described and claimed in the  
 specification is not an improvement or modification of that  
 described and claimed in the original specification,"  
 (d) after sub-section (5) the following sub-section shall be inserted,  
 namely:—  
 "(5A) If the Controller receives, at any time before the  
 expiration of an application, that the invention claimed  
 therein has been wholly or in part claimed in a communication  
 published on or after the date when the patent applied for  
 would have, if granted, mentioned in its application for  
 a patent which it granted with the date of priority in the patent  
 applied for, he may require that the applicant's communication  
 be amended by the insertion of a reference to such other  
 specification, by way of notice in the patent."  
 (e) in sub-section (5), after the word "amendment" the  
 words "or the insertion of a reference" shall be inserted;  
 and  
 (f) in the proviso to sub-section (5),—  
 (i) the words "for any period not exceeding three months"  
 shall be omitted, and  
 (ii) for the words "during, but not beyond the period of exten-  
 sion as requested" the words "for any period as requested  
 not exceeding in all three months from the expiration of the  
 said period of twelve months" shall be substituted.
4. In clause (6) of the proviso to sub-section (2) of section 13 of the <sup>Amendment</sup> <sup>Act of 1925</sup>  
 and Act, after the word "intent" where it occurs for the first time, <sup>Act of 1925</sup>  
 the words "or for any proceedings taken for obtaining a direction <sup>Act of 1925</sup>  
 of the Controller under the provisions of sub-section (3A)" shall be  
 inserted.
5. In the proviso to sub-section (2) of section 14 of the said Act, <sup>Amendment</sup>  
 (a) the words "for any period not exceeding three months" <sup>Act of 1925</sup>  
 shall be omitted, and  
 (b) for the words "during, but not beyond the period of exten-  
 sion applied for" the words "for any period as applied for  
 not exceeding in all three months from the expiration of the  
 time for payment" shall be substituted.
6. In section 15 of the said Act, for sub-sections (3) and (4) the <sup>Amendment</sup>  
 following sub-sections shall be substituted, namely:— <sup>Act of 1925</sup>  
 "(3) The Central Government or the High Court to which a  
 petition is referred shall in considering the petition have  
 regard to the nature and scope of the invention in relation  
 to the public, to the profits made or to be made and to all  
 representations of the case.  
 (4) If it appears to the Central Government or to the High Court  
 when the petition is referred to it, that the patent has not  
 been sufficiently satisfactory, the Central Government or the  
 High Court, at the case may be, may by order extend the term  
 of the patent for a further term not exceeding five or six  
 months, may lift patent or may order the grant of a new  
 patent for such term as may be specified in the order and

subject to any restriction, condition and provision which the Central Government or the High Court, as the case may be, may think fit."

Amendment  
Act No. 10 of 1911.

7. In subsection (1) of section 25 of the said Act,—  
for clause (d) the following clause shall be substituted,

"(d) that any invention included in the statement of claim was not, as the date of application for a patent, a new manufacture or improvement;  
(e) that any invention included in the statement of claim had, before the date of the application for a patent thereon, been published in any part of (British India or less widely known in any part of British India);  
(f) that the inventor had, before the date of the application for a patent, by word or experimental use made known or rendered public from his invention in cases of such an amount as the Court may in consideration of all the circumstances of the case deem reasonable;" and  
(g) in clause (i) after the word "and" the words "or, where the applicant was a joint one, that as one of the applicants was" shall be inserted.

Amendment  
Act No. 10 of 1911.

8. In subsection (1) of section 25 of the said Act, for the words "the Act" the words and figures "section 25" shall be substituted.

Amendment  
Act No. 10 of 1911.

9. For section 25 of the said Act the following section shall be substituted, namely:—

Public use  
before date of  
application.

"25. The public use or knowledge of an invention before the date of the application for a patent thereon shall not be deemed a public use or knowledge within the meaning of clause (d) of section 5 or clause (d) of subsection (1) of section 25 if the knowledge has been obtained experimentally or in trial at the time said first invention or has been communicated to the public in good faith or in good faith of confidence.

Provided that such invention has not been published in the public use of an invention, and that within six months after the commencement of such use, he applies for a patent."

Amendment  
Act No. 10 of 1911.

10. For section 40 of the said Act the following section shall be substituted, namely:—

Provision as  
to exhibition.

"40. The exhibition of an invention at an industrial or other exhibition in which the provisions of this section have been extended by the Central Government by notification in the Official Gazette, or the publication of any description of the invention during the period of the holding of the exhibition, or the use of the invention for the purposes of the exhibition in the place where the exhibition is held, or the use of the invention in the production of any description thereof, during or after the period of the holding of the exhibition, by any person elsewhere without the power or consent of the inventor shall not deprive the right of the inventor to apply for and obtain a patent in respect of the invention, or the validity of any patent granted in the application.

Provided that:—

- (a) the exhibition satisfying the invention goes to the Government or to the Government's agent;
- (b) the application for a patent is made before or within six months from the date of first exhibiting the invention."

11. In sub-sections (1) and (2) of section 47 of the said Act, the words "within the prescribed form" shall be omitted.

12. For section 48 of the said Act the following section shall be substituted, namely:—

"48. The exhibition of a design, or of any article in which a design is embodied, at an industrial or other exhibition to which the provisions of this section have been extended by the General Commission by notification in the Official Gazette, or the publication of a description of the design, during the period of the holding of the exhibition, or the exhibition of two designs or the article or the publication of a description of the design or any process, invention, design, or other thing, during the period of the holding of the exhibition, without the prior approval of the Controller, shall not prevent the design from being registered or constitute the registration thereof."

Provided that—

- (a) the exhibition exhibiting the design or article, or publishing a description of the design, given by the Controller previous notice to the prescribed form; and  
(b) the application for registration is made within six months from the date of first exhibiting the design or article or publishing a description of the design."

13. In sub-section (1) of section 53 of the said Act, after clause (c) the following clause shall be inserted, namely:—

- "(cc) in respect for the purposes of this, without the consent of the registered proprietor, any article in which the design or any fraudulent or obvious imitation thereof has been applied, or."

14. After section 56 of the said Act, the following section shall be inserted, namely:—

"56A. A person making a request to the Controller in the prescribed manner as regards any patent specified in the request or as regards any application for a patent as specified, for information to be furnished to him by the Controller of one such section as may be presented affecting that patent or application, shall be entitled, subject to the payment of the prescribed fee, to have information supplied to him accordingly."

15. For section 60 of the said Act the following section shall be substituted, namely:—

"60. Reports of Examiners made under this Act shall not in any case be published or be open to public inspection."

16. In section 61 of the said Act, the word "and" in the first three places where it occurs, shall be omitted, and for the words "and compelling the discovery and production of documents, issuing subpoenas for the production of witnesses and attending and receiving costs" shall be substituted

17. After the heading "Evidence, etc." and before section 71 of the said Act, the following section shall be inserted, namely:—

"70A. Subject to any rules made under section 71, in any proceedings under this Act before the Controller, the evidence shall be given by affidavit, in the absence of directions by the Controller to the contrary; but in any case in which the Controller thinks it right so to do he may cause evidence to be taken

Insertion of  
Act No. 10  
of 1911.  
Amendment  
of Act No. 10  
of 1911.

in law or in evidence by which or may otherwise  
any party to be concerned on the contents of the  
affidavit.

13. After section 71 of the said Act the following section shall be  
inserted, namely:—

"71A. Printed or written copies of exhibits, purporting to be  
evidenced by the Controller and sealed with the seal of the  
Patent Office, or of true copies, specifications and other docu-  
ments in the Patent Office, and of or from registers and other  
books kept there, shall be admitted as evidence in all Courts  
in British India, and in all proceedings, without further proof  
or production of the originals."

Provided that a court may, if it sees reason to doubt the  
accuracy or satisfactoriness of the copies tendered as evidence,  
require the production of the originals or such further proof  
as it considers necessary."

Insertion of  
new section 71A  
after section 71  
of Act No. 10  
of 1911.

13. For section 72 of the said Act, the following section shall be  
inserted, namely:—

"72. Copies of all such specifications, drawings and amendments  
left at the Patent Office, or become open to public inspection  
under the provisions of the Act, shall be loaned out, or sent,  
as may be, after the printed copies thereof are available, to  
such authorities as the Central Government may appoint in  
this behalf, and shall be open to the inspection of any person  
at all reasonable times or places so to be appointed by those  
authorities and officers by the Central Government."

Amendment of  
section 72 of  
Act No. 10 of  
1911.

30. In subsection (1) of section 72A of the said Act:—

(a) after the words "except that" the words "or, either alone

or jointly with any other person," shall be inserted, and

(b) for the words "be entitled to a patent for his invention or  
to maintenance of his design under this Act, or priority in other  
applications, and the patent or maintenance shall have" the  
words "be entitled to claim that the patent that may be  
granted to him under this Act, for the said invention or the  
maintenance of the said design under this Act, shall be in  
priority to other applicants and shall have" shall be substi-  
tuted.

Amendment of  
section 72A  
of the said Act.

31. In the Schedule to the said Act, for the words "Before the  
application of," where they occur in the penultimate entry, the words  
"in respect of" shall be substituted.

Amendment of  
section 72A  
of the said Act.

32. In section 18 of the Indian Sea Customs Act, 1910, after section 18, the  
following shall be inserted, namely:—

"(1) goods such or produced beyond the limits of British India  
and intended for sale, and having applied therein, a design in  
which copyright exists under the Indian Copyright and Designs  
Act, 1911, in respect of the class to which the goods belong, or  
any trademark or service mark of such class, or any  
application of such design has been made with the licence or  
written consent of the registered proprietor of the design."

#### STATEMENT OF OBJECTS AND REASONS.

The necessity for amending the law in order to put a stop to the  
import of goods bearing pirated designs registered under the Indian  
Copyright and Designs Act, 1911, has recently been brought to notice  
and experience has shown that certain further amendments of that  
Act to improve the law in other respects are desirable. The pro-  
posed is the Bill, which are embodied in the notes on clauses, are  
designed to achieve these objects.

Enacted,  
The 15th August 1927.

T. A. STEWART







The following Bill\* was introduced in the Legislative Assembly on the 21th August 1937:—

L.A. BILL No. 22 of 1937.

*A Bill for the Indian Mines Act, 1926,  
for certain purposes.*

Whereas it is expedient further to amend the Indian Mines Act, 1926, for the purposes hereinafter appearing, it is hereby enacted as follows:—

1. This Act may be called the Indian Mines (Amendment) Act, 1937.
2. In section 2 of the Indian Mines (Amendment) Act, 1926—  
(a) in sub-section (7), for the words "the following sub-section shall be deemed to be inserted" the words "the following sub-section shall be inserted" shall be substituted; and  
(b) sub-section (2) shall be inserted.
3. In section 3 of the Indian Mines Act, 1926 (hereinafter referred to as the said Act)—  
(a) in sub-section (2) the following words shall be added, namely:—  
"and shall not be disclosed to any person other than a Magistrate or an official appointed under the Chief Inspector or the Inspector otherwise necessary in exercise the safety of any process";  
(b) in sub-section (3), for the words "in any case, other than a discharge or an order to which he is subordinate" the following words shall be substituted, namely:—  
"exclusively in the prosecution of sub-section (1)";  
(c) in sub-section (4), for the words following the words "under this section" the following words shall be substituted, namely:—  
"except with the previous sanction of the Central Government";  
(d) in section 3A of the said Act, for clauses (a), (b), (c) and (d) the following clauses shall be substituted, namely:—  
"(a) requiring the establishment of Central rescue stations for groups of specified mines or for all mines in a specified area and prescribing how and by whom such stations shall be established;  
(b) providing for the management of central rescue stations, and regulating the constitution, powers and functions of such the members of boards by the authorities charged with such management;  
(c) prescribing the position, equipment, control, maintenance and functions of central rescue stations;  
(d) providing for the levy and collection of a duty of excise (a) on any net exceeding one ton per ton on any coal and produced in and delivered from mines specified under clause (a) in any group or specified under clause (a) in any specified area, the operation of the proceeds thereof for the erection of a central rescue station fitted for such group or area, and the administration of such funds;  
(e) providing for the levies, rates and duties of rescue workers; and  
(f) providing generally for the conduct of rescue work to be done."

\* The Government General has been advised to accept the suggested amendments under section 27 of the Constitution of the Act as set out in the Bill in order to give the Government of India, 1937, and without it being necessary to do so in the context of India of the Government and Treasury Department, 1937.





## MINUTES OF DISSENT.

In reading the statement of Obeyesee and Bannister it is clear that the intention of the tower of the Bill is to protect Muslim women who are married under a customary law at their legitimate rights when they would have got under the Muslim law. As far as the Bill seeks to protect the property and give the women her proper share I should agree and Muslim women there are certain here in evidence which have been married with the full recognition of evidence of Muslim legal theory and on which Muslim women depend for their rights. I think we have got no right to repeat those rights but we have got a certain share and must not be deprived of that share without giving the people who are entitled to be married in this manner without giving the people who are entitled to be married in this manner. There are also such a great number of Hindu-Muslims, mainly the Mahomedan Act or agree domestic Act, the result of the Act is that there is no such right to Muslim, because they are married in a class. The single wife is not a good deal of difficulty in practice when we have them under that particular Act. Therefore, I do not agree to the words "or law" being retained in clause 2 of the Bill. They should be deleted in my opinion. The Government was entirely right in this matter.

The 2nd August 1927.

EDWARD YAMEN KHAN.

I disagree with the report of the majority of the members of the Select Committee on two main points. The first point of disagreement is that I do not consider that the present law should involve all existing minority provisions which expressly or by necessary implication were placed as special Mohammedan Law as regards the various provisions in clause 2. No proper consideration has been made as to the full effect of extending such a provision to the Bill and also that it is impossible to say whether the result would be such as we think there is not. But, as an instance of the discussion and the question that may result. I may take the recognition of the fact that the Bill does not generally apply to agricultural land. This has been expressly mentioned in the case of succession. But it applies equally to wife and husband from 7 of Part III, Schedule VII, in the Amendment of India Act, 1909 and to girls (Part II of Part II) in Schedule VIII in the Amendment of India Act, 1923. The result would be that divorce which is proved to be wife, husband and girl will apply to agricultural land, but agricultural forest, money, power, etc., would be governed by the Special. Instances of such which would remain in force only as regards agricultural land are the Hindu Marriage Act, 1929, the Hindu Succession Act, 1929, the Hindu Marriage Act, 1929, and the United Provinces Succession Act, 1929. In this instance I would also mention in the case of the South-West Frontier Province Muslim Personal Law (Official) Application Act passed by the South-West Frontier Province Council in 1926. This Act, as originally introduced, was drafted in such the same form as the Bill, as it has changed from the Select Committee, but in the Bill does it did not override the statute law in regard to the matters with which it dealt and which are precisely the same as those contained in clause 2 of the Bill. The passing of the Bill in its present form would, therefore, have the effect that in the South-West Frontier Province Mohammedan Law would override British Law in those matters, in spite of the fact that only two years ago the Legislature of that Province decided otherwise.

I now come to my second objection. Apart from the provisions of British Law which lay down definite rules of divorce regarding the various debts with in the Bill, there are provisions in every Province which involve expressly or by necessary implication provide that in certain cases the rule of divorce shall be taken and not Mohammedan Law. Examples are section 18 of the Madras Code

Courts Act, 1925, section 8 of the Guj. Laws Act, 1930, and section 5 of the Criminal Procedure Code Act, 1931. There are, too, provisions that it aims not otherwise provided for, the Indian Act itself according to justice, equity and good conscience. The effect of the North-West Frontier Province Criminal Law (Amendment) Act, already referred to, is to repeal in that Province the provisions allowing the rule of decision to be custom, while retaining justice, equity and good conscience as a rule of decision in cases not covered by the Act. It would, I think, be necessary to indicate in the Bill a provision that it does not repeal in the District the rule of decision should be justice, equity and good conscience. But even if this were done, and if, as suggested in the previous paragraph, the Bill were so amended as not to interfere with its law, there would be grave objection to the immediate abolition by the Central Legislature of custom as a rule of decision in all cases. Many communities, e.g., Cutchi Memons, Khojas, Dervis, Jhapalas, Baniyas, etc., have been governed from time immemorial by community law and custom has been the rule of decision to a very great extent in Cutch, the Punjab and other parts of India. Although it may be desirable that the Government should introduce a system of appeal to the courts in cases where the rule of decision is custom, that may be accepted as the ultimate object to be achieved if appears to me to be wrong to amend such a provision in a Central Act without giving the parties concerned a chance of considering whether they wish to retain custom or not. Customs in these sections were so widely from one part of India to another and from one community to another that good decisions would arise from the wisdom of customs, which have been surviving from time immemorial. And there would almost certainly be great discontent. I consider therefore that it is essential that, should the Central Legislature ever wish to introduce a law for the introduction and passing of a Bill to abolish custom as a rule of decision the coming into force of such an Act in one Province should depend on the consent of the people of that Province. It would be provided that the Act would come into force in any Province only by resolution of the Provincial Government with the previous approval of the Legislative Assembly or, in a Province having a Legislative Council of the Legislative Assembly and the Legislative Council. Such a provision would facilitate the adoption of the District Government. In the without at the same time having people to accept the decision against their will. Even in specially cases, made at the discretion of the Act will not apply to unincorporated land and a Province that adopted the Act as regards other provisions would probably at the same time pass a law applying the District as the rule of decision in respect of unincorporated land as well. The confusion which will arise if one law applies to unincorporated land and another to other property will therefore be avoided.

The 21st August 1937.

B. T. MURDER.

So far as the decision of the majority comprises by only one vote in favour of the Bill, I am in favour of the Bill as it is amended. I disagree with the Government's Report. I am specially concerned with Act 1 of 1930—the Telegraph Law of Guj. and the Guj. Laws Act. They have special provisions and not allowing a very large number of the Members in India. Their case should be left to their province to meet if they want a change. The Telegraphs of Guj. have their special treaties with the Government and on the interpretation of these treaties they have had to spend time and law. The Guj. Telegraphs section cannot be any simple of interpretation by the words "Agricultural lands" and then come under exemption in the Bill. If the Committee cannot legislate for "Agricultural lands" by statutory enactment, they are at will with exemption for the two Acts I have suggested above.

MOHAMMAD AZHAR ALI.







# മോട്ട് സെൻറ് ജോർജ്ജ് ഗസറ്റ്

IV-ാം ഭാഗത്തെതുടർച്ചയായ സപ്ലിമെൻറ്

SUPPLEMENT TO PART IV—FORT ST. GEORGE GAZETTE

നമ്പർ ൨3 SEPTEMBER 21, 1937. [Price 5 Rs. 3 P.

അതിൽ: പത്തു രൂപയെങ്കിലും, 1937 ഓഗസ്റ്റ് 22-ൽ.

## മതിരാശി ഗവൺമെൻ്റ് ബില്ലുകൾ

BILLS OF THE GOVERNMENT OF MADRAS

മതിരാശി സംസ്ഥാനത്തിലെ മതിരാശിയിൽ അനുബന്ധമായി  
കാണപ്പെടുന്നവയെക്കുറിച്ചുള്ള ബില്ലുകൾ.

മതിരാശി അനുബന്ധം ചുരുക്കി 73-ാം ഏപ്രിലിന്റെ മേൽ  
കുറച്ചുകൊണ്ട്, അത് പാസ്സാക്കിയ ബില്ലുകൾ, ഇതുതന്നെയാണു്  
വിവരണമെന്നുള്ളതി, ഏതൊക്കെ അതിപ്രകാരം പ്രസിദ്ധപ്പെടുത്ത  
പ്പെട്ടിരിക്കുന്നു :—

L. A. BILL No. 2 of 1937.

1937 ലെ 2 -ാം നമ്പർ ഏൽ, എ. എൽ.

A BILL TO REGULATE THE TRADE OF DEALERS IN  
CLOTH WITHIN THE PROVINCE OF MADRAS.

മതിരാശി സംസ്ഥാനത്തിൽ ക്ലോത്തിന്റെ വ്യാപാരത്തെ പ്രകാരം കൂടു  
തൽ നിയന്ത്രിക്കുന്നതിനുള്ള ഒരു ബിൽ.

1. (1) ഈ അഭിനവ 1937 ൽ ഫി  
 ഏപ്രിൽ 1937 ൽ ഫി  
 ഏപ്രിൽ 1937 ൽ ഫി

[illegible][illegible]

8. ഈ അഭ്യർത്ഥന കേരള ഹൈക്കോടതി അനുമതിപ്രദമാക്കി  
 കൊടുക്കുമായിട്ടുള്ളപ്പോൾ അതിന്റെ അടിസ്ഥാനത്തിൽ  
 കേരള ഹൈക്കോടതിയിൽനിന്നും അഭ്യർത്ഥനയിൽ  
 ഉൾപ്പെട്ടവർക്ക് അഭ്യർത്ഥനയിൽ ഉൾപ്പെട്ടവർക്ക് അതിന്റെ അടിസ്ഥാനത്തിൽ  
 കേരള ഹൈക്കോടതിയിൽനിന്നും അഭ്യർത്ഥനയിൽ ഉൾപ്പെട്ടവർക്ക് അതിന്റെ അടിസ്ഥാനത്തിൽ

വിവരങ്ങൾ.—ഈ വകുപ്പിൽ 'കൊട്ടം' എന്നതിനെ ബന്ധപ്പെട്ട കൂട്ടം (കാഷ) കൊട്ടം എന്നർത്ഥം ഉപയോഗിക്കുന്നതാണ്.

4. (1) **அமைச்சர்:** என் தயவுசெய்து கார்த்திக் பூங்காவாணி என்ற சபாநாயகியின் என் தாக்கவாக்களாகிய கருவாக்கியங்களை அறிந்துகொள்ளுவதற்காக அவர்களை அழைத்து வந்தேன்.

(a) ഈ മർദ്ദപ്രകാരം ഉപയോഗിച്ച ചട്ടക്കൂട്ടത്തിൽ നിർമ്മിച്ച ഉദ്യോഗസ്ഥർക്ക് ഒരു സംസ്ഥാന മാനദണ്ഡം അനുസരിച്ച് ഉയർന്നതും താഴ്ന്നതുമായ ഉദ്യോഗസ്ഥർക്ക് കവിതാ നിർമ്മാണപരമായ ഒരു ഉദ്യോഗസ്ഥൻ :

3) സംസ്ഥാനത്തുള്ള ഭരണക വ്യവസ്ഥ: അതുകൊണ്ട്  
 ഇന്ത്യയിൽ കവിതയെപ്പറ്റി: അത്, ഇന്ത്യയിൽ,  
 അതിന്റെയും:

[illegible]

**വിവരണം**—ഈ ലിപിക്രമിക 'അനുഭവം' അല്ലെങ്കിൽ 'പ്രാപ്തി' എന്നിരിക്കെ ഒരു സംസ്ഥാനിൽ ഈശ്വരി വിവിധ കിഴ്വരകളിൽ സഞ്ചരിച്ചു കേൾക്കുകയും ചെയ്തു.

[illegible]

3. 2 - 50 വർഷ (1) എന്ന കാലാവധിയിനുള്ള (2) ജീവനുള്ള  
വർഷത്തിനുള്ള അനുവദിക്കാവുന്ന പണം

[illegible]

പ്രശ്നങ്ങൾക്കുവേണ്ടി അ  
പ്രകാരം

- [illegible]

കമ്മ്യൂണിറ്റിനാടൻ	ചട്ടക്കോ	കോളനം	നാമം
കമ്മ്യൂണിറ്റിനാടൻ	ചട്ടക്കോ	കോളനം	നാമം



1933 ലെ 1939 ലെ തീരുമാന പ്രകാരം സർക്കാർ സഹായ അഭ്യർത്ഥന പ്രകാരം തീരുമാനിക്കുന്നതും.

1. ഈ അഭ്യർത്ഥന 1937 ലെ തീരുമാന പ്രകാരം സർക്കാർ സഹായ പ്രകാരം അഭ്യർത്ഥന മേൽ പാലാ.

1933 ലെ 1939 ലെ തീരുമാന പ്രകാരം സർക്കാർ സഹായ അഭ്യർത്ഥന (ഇതിനു മേൽ പാലാ) അഭ്യർത്ഥന പ്രകാരം തീരുമാനിക്കുന്നതും.

2. 1939 ലെ തീരുമാന പ്രകാരം സർക്കാർ സഹായ അഭ്യർത്ഥന (ഇതിനു മേൽ പാലാ) അഭ്യർത്ഥന പ്രകാരം തീരുമാനിക്കുന്നതും.

3. 1939 ലെ തീരുമാന പ്രകാരം സർക്കാർ സഹായ അഭ്യർത്ഥന (ഇതിനു മേൽ പാലാ) അഭ്യർത്ഥന പ്രകാരം തീരുമാനിക്കുന്നതും.

4. 1939 ലെ തീരുമാന പ്രകാരം സർക്കാർ സഹായ അഭ്യർത്ഥന (ഇതിനു മേൽ പാലാ) അഭ്യർത്ഥന പ്രകാരം തീരുമാനിക്കുന്നതും.

5. 1939 ലെ തീരുമാന പ്രകാരം സർക്കാർ സഹായ അഭ്യർത്ഥന (ഇതിനു മേൽ പാലാ) അഭ്യർത്ഥന പ്രകാരം തീരുമാനിക്കുന്നതും.

6. 1939 ലെ തീരുമാന പ്രകാരം സർക്കാർ സഹായ അഭ്യർത്ഥന (ഇതിനു മേൽ പാലാ) അഭ്യർത്ഥന പ്രകാരം തീരുമാനിക്കുന്നതും.

4. ප්‍රදේශීය අංශයේ 1.2.3-4 කොටසේ ඇති ප්‍රකාශන

1997 ආ. 3-4 තැන්  
කොටසේ ඇති 1.2.3-4 ක  
ප්‍රකාශන සඳහා.

1997 ආ. 3-4 තැන්  
කොටසේ ඇති 1.2.3-4 ක  
ප්‍රකාශන සඳහා.

5. ප්‍රදේශීය අංශයේ 2.2.3-4 කොටසේ ඇති

1997 ආ. 3-4 තැන්  
කොටසේ ඇති 2.2.3-4 ක  
ප්‍රකාශන සඳහා.

1997 ආ. 3-4 තැන්  
කොටසේ ඇති 2.2.3-4 ක  
ප්‍රකාශන සඳහා.

- (a) ප්‍රදේශීය අංශයේ 2.2.3-4 කොටසේ ඇති ප්‍රකාශන සඳහා.

ප්‍රදේශීය අංශයේ 2.2.3-4 කොටසේ ඇති ප්‍රකාශන සඳහා.

1997 ආ. 3-4 තැන්  
කොටසේ ඇති 2.2.3-4 ක  
ප්‍රකාශන සඳහා.

බී. ඩී. බී. බී.

சாலைகள் வழி கடத்துவதற்காகக் கட்டப்பட்ட 1.4-ம் பாதை வழிகள் அனைத்து கட்டிடங்களிலும் பின்புறத்தில் கட்டப்பட்டன.









# THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 81 MADRAS, TUESDAY EVENING, SEPTEMBER 23, 1931. (PART II, 2 ANNAS.)

## Part IV—Proceedings of the Madras Legislature

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- L.S. No. 26 of 1931—Madras State and to introduce (amendment) Bill—(Salem, Tirupur, Madhavaram and Madhavaram).
- L.S. No. 27 of 1931—Madras State and to introduce (amendment) Bill—(Salem, Tirupur, Madhavaram and Madhavaram).

Bill to be introduced in the Legislative Council  
of the Province of Madras.

Under the proviso to rule 73 of the Madras Council  
Rules, the following Bill, together with the Statement  
of Objects and Reasons, is published for general  
information:—

*A Bill further to amend the Madras Local Boards  
Act, 1920 and the Madras Local Boards and Elementary  
Education (Amendment) Act, 1934, for certain  
purposes.*

WHEREAS it is expedient further to amend the  
Madras Local Boards Act, 1920 and the Madras Local  
Boards and Elementary Education (Amendment) Act, 1934,  
for certain purposes;

.. ( 35 )

Boards and Elementary Education (Amendment) Act, 1934, for the purposes hereinafter appearing. It is hereby enacted as follows:—

Short title.

1. This Act may be called the Madras Local Boards (Amendment) Act, 1937.

Amendment of rule 7 of the Schedule, Madras Act II of 1934.

2. Clause (a) of rule 7 of the schedule to the Madras Local Boards and Elementary Education (Amendment) Act, 1934, shall be omitted.

Amendment of rule 7 of the Schedule, Madras Act II of 1934. Continued members of district boards to vacate office and co-optation of representatives of women and of minority communities.

3. All persons nominated to any district board under clause (a) aforesaid shall cease to hold office with effect from the commencement of this Act, and the Provincial Government may if they think fit, notwithstanding anything contained in sub-section (3) of section 9 of the Madras Local Boards Act, 1929, direct the elected members of the district board to co-opt as its members—

Madras XIV of 1937

(a) one representative of women, and

(b) such number of representatives of any of the communities referred to in clauses (a) to (c) of sub-section (1) of the said section 9 as the Provincial Government may fix:

Provided that no such direction shall be given in the case of women if a woman is a member of the district board at the commencement of this Act, having been elected thereto to fill a seat reserved for women.

Qualification of persons to be nominated by elected members.

4. No person shall be co-opted as a member of a district board under this Act unless the name of such person appears on its electoral roll and such person is otherwise qualified for election to the district board under Chapter IV of the Madras Local Boards Act, 1929.

Madras XIV of 1937

Term of office of co-opted members.

5. Members co-opted to any district board under this Act shall, subject to the provisions of sub-section (2) of section 54 and sections 56, 57 and 58 of the Madras Local Boards Act, 1929, hold office until the date on which the elected members of the district board would vacate their offices by efflux of time.

Madras XIV of 1937

General provisions.

6. If a member co-opted to any district board under this Act vacates office before the date referred to in section 5, the elected members of the district board

shall co-opt another person to fill the vacancy. The person co-opted shall be a woman or a person belonging to the community concerned, as the case may be.

*Explanation.*—The provisions of sections 4 and 5 shall apply to a member co-opted under this section.

7. The procedure for the election of persons who are not members of a district board to the standing committees referred to in section 27-A of the Madras Local Boards Act, 1920, shall *mutatis mutandis* apply to the co-optation of members by a district board under this Act.

#### STATEMENT OF OBJECTS AND REASONS.

Sub-rule (a) of rule 7 of the Schedule to the Madras Local Boards and Elementary Education (Amendment) Act, 1934 (Madras Act II of 1934), conferred power upon the Government to nominate members to balanced district boards, as well as to enable them to compensate for the deficiency in the representation of the communities referred to in sub-section (1) of section 9 of the Madras Local Boards Act, 1920, and of women, in those district boards. It has since been found that in the case of several district boards, the number of nominations actually made under the above provision was such that they had the effect of converting a minority party into a majority party and vice versa, and gravely nullified the principle of election itself. The system of nominations to local boards was intended to be done away with by the Madras Local Boards (Amendment) Act, 1930 (Madras Act XI of 1930). It is therefore considered necessary to cancel the nominations already made, and to take power to secure representation for the minority communities referred to in sub-section (1) of section 9 of the Madras Local Boards Act, 1920, and for women, by means of co-optation by the elected members of the district boards concerned. Co-optation will be permissible in the case of women only if a woman elected to a seat reserved for women is not a member of the district board at the time when this Bill comes into operation. The number of members to be co-opted to represent minority communities will be determined by the Government. Persons co-opted are to be elected to the district board concerned and qualified for election as its members. Specific provision has been made for the co-opted members vacating their office on the same day as that on which the other elected members of the district board will vacate their office. Provision has been made for the filling up of casual vacancies.

B. GOPALA REDDI.

- Act of the Local Legislature of Madras.

The following Act of the Madras Legislature, having been assented to by His Excellency the Governor on the 17th September 1937, is hereby published for general information:—

ACT No. LX OF 1937.

*An Act to provide for the salaries and allowances of Ministers, the Speaker and Deputy Speaker, the President and Deputy President, Parliamentary Secretaries, and members of the Madras Legislature and for the removal of certain disqualifications.*

WHEREAS it is expedient to provide by an Act of the Legislature for the salaries and allowances of Ministers, of the Speaker and the Deputy Speaker of the Legislative Assembly, of the President and the Deputy President of the Legislative Council, of Parliamentary Secretaries, and of members of the Legislative Assembly and of the Legislative Council:

AND WHEREAS it is necessary to remove the disqualification imposed on Parliamentary Secretaries for being chosen as, and for being, members of the Legislative Assembly or Legislative Council:

It is hereby enacted as follows:—

Short title  
and commencement.

1. (1) This Act may be called the Madras Payment of Salaries and Removal of Disqualifications Act, 1937.

(2) This section and sections 5, 6, 8 and 9 and the provisions of sections 7, 10 and 11 in so far as they relate to sections 5, 6, 8 and 9 shall be deemed to have come into force on the 1st day of August 1937.

Salaries of  
Ministers.

2. There shall be paid to the Prime Minister and to each of the other Ministers who are members of the Governor's Council of Ministers, a salary of rupees five hundred per mensem, a house-rent allowance of rupees one hundred per mensem and a conveyance allowance of rupees one hundred and fifty per mensem.

Salaries of  
the Speaker  
and Deputy  
Speaker  
of the  
Legislative  
Assembly.

3. (1) There shall be paid to the Speaker of the Legislative Assembly a salary of rupees five hundred per mensem, a house-rent allowance of rupees one hundred per mensem and a conveyance allowance of rupees one hundred and fifty per mensem.

(2) There shall be paid to the Deputy Speaker of the Legislative Assembly a salary of rupees one hundred and fifty per mensem.

4. (3) There shall be paid to the President of the Legislative Council a salary of rupees two hundred and fifty per mensem, a house-rent allowance of rupees one hundred per mensem and a conveyance allowance of rupees one hundred and fifty per mensem.

(4) There shall be paid to the Deputy President of the Legislative Council a salary of rupees one hundred and fifty per mensem.

5. There shall be paid to every Parliamentary Secretary a salary of rupees two hundred and fifty per mensem and a consolidated house-rent and conveyance allowance of rupees one hundred and fifty per mensem.

6. The Provincial Government may from time to time purchase and provide suitable conveniences for the use of the Ministers and the Speaker, subject to such rules as regards their maintenance and repair as may be made by the Provincial Government.

7. The holders of the offices referred to in sections 2 to 5 shall be entitled, while touring on public business, to travelling and daily allowances at such rates and upon such conditions as may be determined by the Provincial Government.

8. No person shall be disqualified for being chosen as, or for being a member of the Legislative Assembly or the Legislative Council, by reason only of the fact that he holds the office of Parliamentary Secretary and receives the emoluments in respect thereof.

9. Every member of the Legislative Assembly or of the Legislative Council who does not hold any of the offices referred to in sections 2 to 5 shall be entitled to receive—

(a) a salary of rupees seventy-two per mensem, and  
(b) travelling and daily allowances in accordance with such rules as may be made by the Provincial Government and until such rules are made, in accordance with the provisions which were applicable on the 31st March 1937 to members of the Legislative Council of the Governor of Madras.

10. The whole or any portion of the salary or allowances to which any person is entitled under this Act may be satisfied by him in writing.

11. Nothing in this Act shall prevent a retired Government servant from drawing his pension in addition to any salary or allowances to which he may be entitled under this Act.

(By order of His Excellency the Governor)

P. APPU NAIR,  
Secretary to Government, Legal Department.



# SUPPLEMENT TO PART II OF THE FORT ST. GEORGE GAZETTE

No. 38]

MADRAS, TUESDAY EVENING, SEPTEMBER 22, 1937. [Price, 5 pias.

## ABSTRACT OF SEASON REPORT FOR THE WEEK ENDING 18<sup>TH</sup> SEPTEMBER 1937.

### GENERAL SUMMARY.

Rainfall very heavy in South Kanara, Malabar in Kottar, Travancore and Malabar, but in Vengaloor, West Godavari, South Arcot, North Arcot, Coimbatore, Madras and the Nilgiris and in all elsewhere. Water-supply excellent except in parts of Vengaloor, West Godavari, Kottar, Guntur, Kurnool, Bellary, Anantapur, Chittoor, Nellore, Chingleput, South Arcot, Chittoor, North Arcot, Salem, Coimbatore, Tanjavur, Madras, Bangalore, Tanjavur and Malabar. Translocating or saving of water, as in parts of Vengaloor, East Godavari, Guntur, Nellore, South Arcot, Tanjavur, Madras and Malabar and sowing of dry crops in parts of Salem and Malabar proceeding. Standing crops generally fair except in parts of Guntur, Kurnool, Bellary, Anantapur, Chittoor and Chittoor. Harvest of rice in parts of Vengaloor and Coimbatore and of jowar in parts of Coimbatore and Malabar proceeded certain far. Condition of cattle generally good except in parts of Madras, Kurnool, Chittoor and Chittoor. Paddy generally well except in parts of West Godavari, Kurnool, Bellary, Chittoor and Coimbatore. Employment generally available. Prices rising for rice in Tanjavur and for cereals in Kurnool and falling for wheat in East Godavari (agency); prices generally satisfactory elsewhere.

D. J. E. MUIR,  
Joint Secretary.

Board of Revenue, Madras,  
22nd September 1937.

### DISTRICT REPORTS.

#### VIZAGAPATNAM.

Water-supply sufficient for drinking except in Vengaloor. Some insufficient for irrigation in certain tracts. Translocating of water proceeding in parts. Standing crops generally fair except paddy in some tracts. Harvest of rice proceeding in parts. Cattle generally good. Paddy generally available. Paddy generally sufficient. Condition of cattle generally good. Rice also needed in the season of rice for agricultural purposes in a few tracts of the tracts.

#### EAST GODAVARI.

Water-supply sufficient. The Godavari 540 feet above sea level 480 feet above sea level in the

last week and 480 feet above sea level in the corresponding week of the previous year. Translocating of water proceeding in parts. Standing crops fair except of paddy proceeding in parts. Paddy generally available. Paddy generally sufficient except in the tracts of Godavari and Purnima where it is scarce. Condition of cattle generally good.

#### WEST GODAVARI.

Water-supply sufficient except in the tracts of Godavari and Kurnool. Standing crops fair. Paddy generally available. Paddy sufficient. Condition of cattle generally good. Heavy rains arrived in the tracts.

#### KOTNA.

Water-supply generally sufficient except in the tracts of Kurnool and Kurnool. The Kurnool 500 feet above sea level 480 feet above sea level in the last week and 480 feet above sea level in the corresponding week of the previous year. Standing crops fair except in the tracts of Kurnool. Paddy generally available. Paddy generally sufficient except in the tracts of Kurnool and the Godavari tracts. Condition of cattle generally good.

#### CHITTOOR.

Water-supply generally sufficient except in the tracts of Kurnool and Kurnool. The Kurnool 500 feet above sea level 480 feet above sea level in the last week and 480 feet above sea level in the corresponding week of the previous year. Standing crops fair except in the tracts of Kurnool. Paddy generally available. Paddy generally sufficient except in the tracts of Kurnool and the Godavari tracts. Condition of cattle generally good.

#### KURNOOL.

Water-supply hardly sufficient. Standing crops generally fair but dry crops are being in parts for most of the year. Paddy generally available. Paddy generally sufficient. Condition of cattle generally good except in the tracts of Kurnool. Paddy generally available. Paddy generally sufficient. Condition of cattle generally good.

#### BELARY.

Water-supply generally not sufficient. Drinking water generally sufficient except in some tracts. Standing crops generally fair except in some tracts and some crops such as wheat, maize, groundnut

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[illegible]

## APPENDIX

[illegible]

## 457051516

[illegible]

## 5024 J. Neurosci., June 23, 2010 • 30(25):5019–5028 • The Journal of Neuroscience

Water-soluble sufficient for drinking, generally sufficient for irrigation except in semi-arid lands. The Kanger reservoir contains an irregular supply. Normal reservoir 1030 feet of water (P.E. 374) at average 1850 feet in the last week and up to the corresponding week of the previous year. Transplanting of paddy proceeding in parts, drawing from the Kanger generally available except in parts of the fields of Kanger, Pinda and Kanger. Further reference to the water of the Kanger reservoir. (P.E. 374) at average 1850 feet in the last week and up to the corresponding week of the previous year. Transplanting of paddy proceeding in parts, drawing from the Kanger generally available except in parts of the fields of Kanger, Pinda and Kanger. Further reference to the water of the Kanger reservoir. (P.E. 374) at average 1850 feet in the last week and up to the corresponding week of the previous year.

ALL INFORMATION CONTAINED

**WATERWEIGHT AND MEASUREMENT.** For the females as a whole, Caramorum took 47.74 feet of water (T.L. 49.10) as against 41.61 feet in the last week. Red fish took 34.76 feet (T.L. 46.17) as against 33.04 feet in the last week. Juveniles range generally from 1.00 to 1.50 feet. Fecundity sufficient. Condition of males generally good except big ones and old and worn in many of the former fish. Prosopota generally fair. Some fish showed the defects in

## DISCUSSION AND CONCLUSIONS

Wheatstraw insufficient for livestock except in the Ganges valley and parts of the valleys of Trans-Himalaya and Turkestan; sufficient for droving. Insufficient and wrong of badly proceeding in many mountainous tracts. Pasture available. Fodder scarce. Condition of cattle generally good. No much to report.

**CHITTORGARH.**  
Water supply generally sufficient except in tanks and wells in parts. Standing crops fair, but dry crops in general and of grain and oil, rice and cotton in particular are expected to be withering owing to drought. Fodder generally available except in parts. Poultry generally sufficient. Condition of roads generally good. Employment available for labouring classes in the Public Works Department, Minor Irrigation and Land Reclamation and agricultural operations. Prospects are bright and.

**RESEARCH DESIGN**

Water supply sufficient for drinking but not adequate for agricultural purposes. Standing crop generally good. Pasture generally available. Fodder generally sufficient. Condition of cattle generally good. No disease noted.

1000 400 200 0

Vegetation suitable for drinking except in parts of the Kaskapik tundra; insufficient for ungulates except in parts of the Nemadakh tundra. The water level in the Kander River at Hettas where the sill at the low level stage was 10.05 feet (3.71, 3.26 feet) on gaged 10112 but in the last week and 110.12 feet in the corresponding week of the previous year. Banking of logs and gravel at proceeding in parts. Noading some low. Pasture available. Fodder - clean. Lack of cattle generally good. Snow, rain, fresh.

JONES & SUTCLIFFE • REPRODUCTION OF *U. S. G.*

Water-soluble generally follows for drinking and requires about 4 parts. Some strong tea, 1 quart of peels, thorns, roots, stems, flowers and ground and adding 40 ounces (according to taste), others 100. Potions generally available except in parts where it is scarce. Fodder generally sufficient except in the tables of Montagu's and horse. Condition of birds generally good. Free-living, normal.

## WINTER IN CHINA

Water supply generally abundant. Nesting traps generally big. Poisons available. Fodder sufficient. Condition of cattle generally good. Frequent sale of the whole. Hens wanted in the dry parts of the district.

## TABLE 10-10

Water supply is sufficient for drinking except in the Aravalli hills, followed by unguaranteed water in the vicinity of Nagpur, Khamulgaon, Nandgaon, Shirdi, Tumhanganj and Gwalior; and the Chander-Matar Project area of the Turgak hills. The water in the Chander area runs low in the summer and is sufficient for drinking in the rest of the year. The water in the Turgak hills is not fit for drinking. The water in the Nagpur area is not fit for drinking. The water in the Khamulgaon area is not fit for drinking. The water in the Nandgaon area is not fit for drinking. The water in the Shirdi area is not fit for drinking. The water in the Tumhanganj area is not fit for drinking. The water in the Gwalior area is not fit for drinking. The water in the Chander-Matar Project area is not fit for drinking.

2000年12月15日

**MAIDRA**  
 Water supply generally sufficient for drinking purposes but generally insufficient for irrigation. Highest (in 1961) 14750 feet (F.T.) 30700 feet; an average 12150 feet in the first week and 14675 feet in the corresponding week at the previous year. Average discharge through Fortvar canal (total 109) comes to about 294 cusecs in the first week and 1322 cusecs in the corresponding week at the previous year. The drinking of water and sowing of wheat, sorghum and cotton is not a problem. Drinking crop fruit, Paddy available. Fodder available. Milk, pure cream. Distribution of cattle available also. More pure cream.

1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 2679, 26

Water supply sufficient for drinking but insufficient for irrigation. Growing crops fair. Pasture and fodder available but insufficient except in the Terepintar tribe. Condition of cattle generally good.

### TIMELY

Water supply fairly sufficient for drinking but weak for irrigation. No hay near the drainage except as in the last week, and in the accompanying week of the previous year. Crops are satisfactory. Standing crop low. Pasture abundant. Fodder sufficient. Condition of cattle generally good. Diseases not numerous.

1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 2679, 2680, 26

**MALABAR.**  
Water-carrying sufficient except in the taluks of Ponnani, Wadaiyand, Kyzil and Palghat. Trans-planting of paddy proceeding in parts. Standing paddy crops generally two except in the Ponnani taluk and parts of the Wadaiyand taluk. Harvest of paddy proceeding in parts; various. Bar, banana, arecanut, rubber sufficient. Condition of cattle generally good.

DOI: 10.1002/for

Water supply sufficient. Standing crops little but include diverse specimens as parts of the tanks of Kumbhari, Karkal, and Pather and Bhatnagar's collection. *Parasitica* negligible. Poultry sufficient. Condition of cattle good.

1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 2679, 2680, 26

Hydrographically excellent. Standing crops low. Flushing of the preceding is partly retained but is normal. Factors available. Fodder sufficient. Condition of cattle good.









